IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X	
	:	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, <u>et</u> <u>al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
Debtors.	:	(Jointly Administered)
	:	
	X	

AFFIDAVIT OF SERVICE

I, Elizabeth Adam, being duly sworn according to law, depose and say that I am employed by Kurtzman Carson Consultants LLC, the Court appointed claims and noticing agent for the Debtors in the above-captioned cases.

On August 15, 2007, I caused to be served the document listed below (i) upon the parties listed on <u>Exhibit A</u> hereto via overnight delivery, (ii) upon the parties listed on <u>Exhibit B</u> hereto via electronic notification and (iii) upon the parties listed on <u>Exhibit C</u> hereto via facsimile:

1) Proposed Twenty-First Omnibus Hearing Agenda (Docket No. 9087) [a copy of which is attached hereto as Exhibit D]

On August 15, 2007, I caused to be served the document listed below upon the parties listed on Exhibit E hereto via overnight delivery:

2) Debtors' Omnibus Reply in Support of Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant to 11 U.S.C. § 502(b) and Fed. R. Bankr. P. 3007 to Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected on Debtors' Books and Records, (C) Insurance Claim Not Reflected on Debtors' Books and Records, (D) Untimely Claims and Untimely Tax Claims, and (E) Claims Subject to Modification, Tax Claims Subject to Modification, and Modified Claims Asserting Reclamation with Respect to Claims Listed on Exhibit E-2) (Docket No. 9090) [a copy of which is attached hereto as Exhibit F]

On August 15, 2007, I caused to be served the document listed below upon the parties listed on Exhibit G hereto via overnight delivery:

3) Debtors' Omnibus Reply in Support of Debtors' Eighteenth Omnibus Objection (Procedural) Pursuant to 11 U.S.C. § 502(b) and Fed. R. Bankr. P. 3007 to Certain Duplicate or Amended Claims ("Debtors' Omnibus Reply in Support of Eighteenth Omnibus Claims Objection") (Docket No. 9093) [a copy of which is attached hereto as Exhibit H]

On August 15, 2007, I caused to be served the document listed below upon the parties listed on <u>Exhibit I</u> hereto via overnight delivery:

4) Debtors' Omnibus Reply in Support of Debtors' Nineteenth Omnibus Objection (Substantive) Pursuant to 11 U.S.C. § 502(b) and Fed. R. Bankr. P. 3007 to Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected on Debtors' Books and Records, (C) Untimely Claim, and (D) Claims Subject to Modification, Tax Claims Subject to Modification, Modified Claims Asserting Reclamation, and Consensually Modified and Reduced Claims ("Debtors' Omnibus Reply in Support of Nineteenth Omnibus Claims Objection") (Docket No. 9094) [a copy of which is attached hereto as Exhibit J]

On August 15, 2007, I caused to be served the document listed below (i) upon the parties listed on <u>Exhibit K</u> hereto via overnight delivery, (ii) upon the parties listed on <u>Exhibit L</u> hereto via electronic notification and (iii) upon the parties listed on <u>Exhibit M</u> hereto via postage pre-paid U.S. mail:

5) Debtors' (I) Summary of Modifications to Sale Approval Order in Connection with Sale of the Debtors' Catalyst Business and (II) Omnibus Reply to Objections to (A) Notices of Assumption and/or Assumption and (B) Cure Notices (Docket No. 9097) [a copy of which is attached hereto as Exhibit N]

Dated: August 17, 2007	
	/s/ Elizabeth Adam
	Elizabeth Adam

State of California County of Los Angeles

Subscribed and sworn to (or affirmed) before me on this 17th day of August, 2007, by Elizabeth Adam, personally known to me or proved to me on the basis of satisfactory evidence to be the person who appeared before me.

Signature:	/s/ Lear	ine V. Rei	<u>hder</u>
Commission E	Expires:_	3/2/08	

EXHIBIT A

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
Brown Rudnick Berlack Israels	Robert J. Stark	Seven Times Square		New York	NY	10036	212-209-4800	212-2094801	rstark@brownrudnick.com	Indenture Trustee
Cohen, Weiss & Simon	Bruce Simon	330 W. 42nd Street		New York	NY	10036	212-356-0231	212-695-5436	bsimon@cwsny.com	indentare riustee
Curtis, Mallet-Prevost, Colt & mosle LLP	Steven J. Reisman	101 Park Avenue		New York	NY		2126966000	2126971559	sreisman@cm-p.com	Counsel to Flextronics International, Inc., Flextronics International USA, Inc.; Multek Flexible Circuits, Inc.; Sheldahl de Mexico S.A.de C.V.; Northfield Acquisition Co.; Flextronics Asia- Pacific Ltd.; Flextronics Technology (M) Sdn. Bhd
	Donald Bernstein						212-450-4092	212-450-3092	donald.bernstein@dpw.com	Counsel to Debtor's Postpetition
Davis, Polk & Wardwell	Brian Resnick	450 Lexington Avenue		New York	NY	10017	212-450-4213	212-450-3213	brian.resnick@dpw.com	Administrative Agent
Delphi Corporation	Sean Corcoran, Karen Craft	5725 Delphi Drive 5505 Corporate Drive		Troy	МІ	48098	248-813-2000	248-813-2491	sean.p.corcoran@delphi.com karen.j.craft@delphi.com	Debtors
Electronic Data Systems Corp.	Michael Nefkens	MSIA		Troy	MI	48098	248-696-1729	248-696-1739	mike.nefkens@eds.com	Creditor Committee Member
Flextronics International	Carrie L. Schiff	305 Interlocken Parkway		Broomfield	со	80021	303-927-4853	303-652-4716	cschiff@flextronics.com	Counsel to Flextronics International
Flextronics International USA, Inc.	Paul W. Anderson	2090 Fortune Drive		San Jose	CA	95131	408-428-1308		paul.anderson@flextronics.co m	Counsel to Flextronics International USA, Inc.
IIIC.	raul W. Allueisoli	6501 William Cannon		San Jose	CA	95151	400-420-1308		<u>III</u>	international OSA, Inc.
Freescale Semiconductor, Inc.	Richard Lee Chambers, III Brad Eric Sheler	Drive West	MD: OE16	Austin	TX	78735	512-895-6357	512-895-3090	trey.chambers@freescale.com	Creditor Committee Member
Fried, Frank, Harris, Shriver & Jacobson	Bonnie Steingart Vivek Melwani Jennifer L Rodburg Richard J Slivinski	One New York Plaza		New York	NY	10004	212-859-8000	212-859-4000	rodbuje@ffhsj.com sliviri@ffhsj.com	Counsel to Equity Security Holders Committee
ETI O a saultis sa la s	Dan dell O. Fierenberg	0 Time - O	440 51	Name Vanda	N. D. Z	40000	040 0474040	040 044 0050	randall.eisenberg@fticonsultin	Figure del Advissos to Debters
FTI Consulting, Inc. General Electric Company	Randall S. Eisenberg Valerie Venable	3 Times Square 9930 Kincey Avenue	11th Floor	New York Huntersville	NY NC	10036 28078	212-2471010 704-992-5075	212-841-9350 866-585-2386	g.com valerie.venable@ge.com	Financial Advisors to Debtors Creditor Committee Member
General Electric Company	Valence Venable	1701 Pennsylvania		Turitersville	INC	20070	704-992-3073	000-303-2300	<u>valerie.veriable@ge.com</u>	Creditor Committee Member
Groom Law Group	Lonie A. Hassel	Avenue, NW		Washington	DC	20006	202-857-0620	202-659-4503	lhassel@groom.com	Counsel to Employee Benefits
Hodgson Russ LLP Honigman Miller Schwartz and	Stephen H. Gross	1540 Broadway 2290 First National	24th FI 660 Woodward	New York	NY	10036	212-751-4300	212-751-0928	sgross@hodgsonruss.com	Counsel to Hexcel Corporation Counsel to General Motors
Cohn LLP	Frank L. Gorman, Esq.	Building	Avenue	Detroit	MI	48226-3583	313-465-7000	313-465-8000	fgorman@honigman.com	Corporation
Honigman Miller Schwartz and Cohn LLP	Robert B. Weiss, Esq.	2290 First National Building	660 Woodward Avenue	Detroit	MI	48226-3583	313-465-7000	313-465-8000	rweiss@honigman.com	Counsel to General Motors Corporation
Internal Revenue Service	Attn: Insolvency Department	477 Michigan Ave	Mail Stop 15	Detroit	МІ	48226	313-628-3648	313-628-3602		Michigan IRS
Internal Revenue Service	Attn: Insolvency Department, Maria Valerio	290 Broadway	5th Floor	New York	NY	10007	212-436-1038	212-436-1931	mariaivalerio@irs.gov	IRS
		,							THE THE PROPERTY OF THE PROPER	
IUE-CWA	Conference Board Chairman		Suite 201	Dayton	OH	45439	937-294-7813	937-294-9164	bderrough@jefferies.com	Creditor Committee Member
Jefferies & Company, Inc,	William Q. Derrough	520 Madison Avenue	12th Floor	New York	NY	10022	212-284-2521	212-284-2470	puerrough@jerrenes.com	UCC Professional
JPMorgan Chase Bank, N.A.	Richard Duker	270 Park Avenue		New York	NY	10017	212-270-5484	212-270-4016	richard.duker@jpmorgan.com	Prepetition Administrative Agent
JPMorgan Chase Bank, N.A.	Susan Atkins, Gianni Russello	277 Park Ave 8th FI		New York	NY	10172	212-270-0426	212-270-0430	gianni.russello@jpmorgan.com susan.atkins@jpmorgan.com	Postpetition Administrative Agent
Kramer Levin Naftalis & Frankel LLP	Gordon Z. Novod	1177 Avenue of the Americas		New York	NY	10036	212-715-9100	212-715-8000	gnovod@kramerlevin.com	Counsel Data Systems Corporation; EDS Information Services, LLC

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
Kramer Levin Naftalis & Frankel	Thomas Moers Mayer	1177 Avenue of the Americas		New York	NY	10036	212-715-9100	212-715-8000	tmayer@kramerlevin.com	Counsel Data Systems Corporation; EDS Information Services, LLC
Kurtzman Carson Consultants	Sheryl Betance	2335 Alaska Ave		El Segundo	CA	90245	310-823-9000	310-823-9133	sbetance@kccllc.com	Noticing and Claims Agent
				-						Counsel to Official Committee of
Latham & Watkins LLP	Robert J. Rosenberg	885 Third Avenue		New York	NY	10022	212-906-1370	212-751-4864	robert.rosenberg@lw.com	Unsecured Creditors
Law Debenture Trust of New York	Daniel R. Fisher	400 Madison Ave	Fourth Floor	New York	NY	10017	212-750-6474	212-750-1361	daniel.fisher@lawdeb.com	Indenture Trustee
Law Debenture Trust of New York	Patrick J. Healy	400 Madison Ave	Fourth Floor	New York	NY	10017	212-750-6474	212-750-1361	patrick.healy@lawdeb.com	Indenture Trustee
McDermott Will & Emery LLP	David D. Cleary	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000	312-984-7700	dcleary@mwe.com	Counsel to Recticel North America, Inc.
McDermott Will & Emery LLP	Jason J. DeJonker	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000	312-984-7700	idejonker@mwe.com	Counsel to Recticel North America, Inc.
McDermott Will & Emery LLP	Mohsin N. Khambati	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000	312-984-7700	mkhambati@mwe.com	Counsel to Recticel North America, Inc.
McDermott Will & Emery LLP	Peter A. Clark	227 West Monroe Street	Suite 5400	Chicago		60606	312-372-2000	312-984-7700	pclark@mwe.com	Counsel to Recticel North America, Inc.
WICDEITHOLL WIII & EITIETY LLF	reter A. Clark	227 West Worlde Street	Suite 5400	Criicago	IL.	00000	312-312-2000	312-964-7700	pciark@niwe.com	Counsel to Movant Retirees and
1										Proposed Counsel to The Official
McTigue Law Firm	Cornish F. Hitchcock	5301 Wisconsin Ave. N.W.	Suite 350	Washington	DC	20015	202-364-6900	202-364-9960	conh@mctiguelaw.com	Committee of Retirees
MaTions Long Flore	I Deien MaTiene	5004 \Affa a a a a in A a a A \ \	0	NA/ India - A	DO	00045	000 004 0000	000 004 0000	handing Gradient land	Counsel to Movant Retirees and Proposed Counsel to The Official
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Mesirow Financial	Leon Szlezinger	666 Third Ave	21st Floor	New York	NY	10017	212-808-8366	212-682-5015	om	UCC Professional
Wesilow i maneiar	Ť T	000 Tillia Ave	213(1100)	INCW FORK	141	10017	212-000-0000	212-002-0010	gbray@milbank.com	
Milbank Tweed Hadley & McCloy LLP	Gregory A Bray Esq Thomas R Kreller Esq James E Till Esq	601 South Figueroa Street	20th Floor	Los Angolos	CA	90017	213-892-4000	213-629-5063	tkreller@milbank.com itill@milbank.com	Counsel to Cerberus Capital Management LP and Dolce Investments LLC
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Morrison Cohen LLP	Joseph T. Moldovan, Esq.	909 Third Avenue		New York	NY	10022	2127358603	9175223103	<u>m</u>	Shield of Michigan
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O'Melveny & Myers LLP	Tom A. Jerman, Rachel Janger	1625 Eye Street, NW		Washington	DC	20006	202-383-5300	202-383-5414	tjerman@omm.com	Special Labor Counsel
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Corporation	Jeffrey Cohen	1200 K Street, N.W.	Suite 340	Washington	DC	20005	202-326-4020	202-326-4112	efile@pbgc.gov	Guaranty Corporation Chief Counsel to the Pension
Pension Benefit Guaranty Corporation	Ralph L. Landy	1200 K Street, N.W.	Suite 340	Washington	DC	20005-4026	2023264020	2023264112	landy.ralph@pbgc.gov	Benefit Guaranty Corporation
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Phillips Nizer LLP	Sandra A. Riemer	666 Fifth Avenue		New York	NY	10103	212-841-0589	212-262-5152	sriemer@phillipsnizer.com	Semiconductor, Inc., f/k/a Motorola Semiconductor Systems
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Rothchild Inc.	David L. Resnick	Americas		New York	NY	10020	212-403-3500	212-403-5454	<u>m</u>	Financial Advisor
										Counsel to Murata Electronics
Seyfarth Shaw LLP	Robert W. Dremluk	620 Eighth Ave		New York	NY	10018-1405	212-218-5500	212-218-5526	rdremluk@seyfarth.com	North America, Inc.; Fujikura America, Inc.
									dbartner@shearman.com	
Shearman & Sterling LLP	Douglas Bartner, Jill Frizzley	599 Lexington Avenue		New York	NY	10022	212-8484000	212-848-7179	jfrizzley@shearman.com	Local Counsel to the Debtors
Simpson Thatcher & Bartlett LLP	Kenneth S. Ziman, Robert H. Trust, William T. Russell, Jr.	425 Lexington Avenue		New York	NY	10017	212-455-2000	212-455-2502	kziman@stblaw.com rtrust@stblaw.com wrussell@stblaw.com	Counsel to Debtor's Prepetition Administrative Agent, JPMorgan Chase Bank, N.A.

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STAT	F 7IP	PHONE	FAX	EMAIL	PARTY / FUNCTION
COMPANI	CONTACT	ADDICESSI	ADDRESS2	CITT	JIAI	L ZIF	FIIONE	IAA	ibutler@skadden.com	FARTI / TONCTION
Skadden Arna Slote Maagher	John Wm. Butler, John K.								ilvonsch@skadden.com	
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	,,	333 W. Wacker Dr.	Suite 2100	Chicago	IL.	00000	312-407-0700	312-407-0411	kmarafio@skadden.com	Couriser to the Debtor
Skadden, Arps, Slate, Meagher & Flom LLP	Kayalyn A. Marafioti, Thomas J. Matz	4 Times Square	P.O. Box 300	New York	NY	10036	212-735-3000	212-735-2000	tmatz@skadden.com	Counsel to the Debtor
& FIOTILLP	Thomas J. Matz	4 Times Square	P.O. BOX 300	New York	INY	10036	212-735-3000	212-735-2000	<u>imatz@skadden.com</u>	Counsel to Movant Retirees and
Spencer Fane Britt & Browne		1 North Brentwood								Proposed Counsel to The Official
LLP	Daniel D. Doyle	Boulevard	Tenth Floor	St. Louis	МО	63105	314-863-7733	314-862-4656	ddoyle@spencerfane.com	Committee of Retirees
	Burner B. Boyle	Boulevalu	T CHAIT I IOOI	Ot. Louio	1110	00100	011 000 1100	011 002 1000	ddoyic@openeenane.com	Counsel to Movant Retirees and
Spencer Fane Britt & Browne		1 North Brentwood								Proposed Counsel to The Official
LĹP	Nicholas Franke	Boulevard	Tenth Floor	St. Louis	MO	63105	314-863-7733	314-862-4656	nfranke@spencerfane.com	Committee of Retirees
	Chester B. Salomon.								cp@stevenslee.com	
Stevens & Lee. P.C.	Constantine D. Pourakis	485 Madison Avenue	20th Floor	New York	NY	10022	2123198500	2123198505	cs@stevenslee.com	Counsel to Wamco, Inc.
Togut, Segal & Segal LLP	Albert Togut	One Penn Plaza	Suite 3335	New York	NY		212-594-5000	212-967-4258	altogut@teamtogut.com	Conflicts Counsel to the Debtors
- 3 - 4, 3	MaryAnn Brereton, Assistant									
Tyco Electronics Corporation	General Counsel	60 Columbia Road		Morristown	NJ	7960	973-656-8365	973-656-8805		Creditor Committee Member
•								212-668-2255		
								does not take		
United States Trustee	Alicia M. Leonhard	33 Whitehall Street	21st Floor	New York	NY	10004-2112	212-510-0500	service via fax		Counsel to United States Trustee
										Proposed Conflicts Counsel to the
		1700 O'' O 1 T 11	301 Commerce		T),	70400	0.47 0.40 5050	0.17 0.10 5055		Official Committee of Unsecured
Warner Stevens, L.L.P.	Michael D. Warner	1700 City Center Tower II	Street	Fort Worth	TX	76102	817-810-5250	817-810-5255	mwarner@warnerstevens.com	Creditors
Weil, Gotshal & Manges LLP	Harvey R. Miller	767 Fifth Avenue		New York	NY	10153	212-310-8500	212-310-8077	harvev.miller@weil.com	Counsel to General Motors Corporation
Well, Golshal & Manges LLP	narvey R. Miller	767 FIIIII Avenue		New TOIK	INT	10155	212-310-0500	212-310-0077	narvey.miller@well.com	Counsel to General Motors
Weil, Gotshal & Manges LLP	Jeffrey L. Tanenbaum, Esq.	767 Fifth Avenue		New York	NY	10153	212-310-8000	212-310-8007	jeff.tanenbaum@weil.com	Corporation
vvcii, Gotshai a ivianges EEi	ochicy E. Tanchbaam, Esq.	707 Tital Avenue		IVOW TOIK	141	10100	212-010-0000	212-310-0007	Jen.tanenbaum@wen.com	
Mail Catabal & Managas II D	Martin I Diagonatask Fan	767 Fifth Avenue		New York	NY	10153	212-310-8000	212-310-8007	mortin biogenatosk@usil.com	Counsel to General Motors
Weil, Gotshal & Manges LLP	Martin J. Bienenstock, Esq.	767 FIIIII AVENUE		inew YORK	INY	10153	212-310-8000	212-310-8007	martin.bienenstock@weil.com	Corporation Counsel to General Motors
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vvoii, Ootoliai & Maligeo LLF	Wildridel F. Nessier, ESq.	707 Filli Aveilue	4400 11 11	INCW FOIR	INI	10100	212-310-0000	212-310-0007	scimalore@wilmingtontrust.co	<u>'</u>
Mariania atau Tanat O	01	De de co Conserva North	1100 North	NACIDADE SALAR	DE	40000	000 000 0050	000 000 4440	scimaiore@wiimingtontrust.co	Creditor Committee
Wilmington Trust Company	Steven M. Cimalore	Rodney Square North	Market Street	Wilmington	DE	19890	302-636-6058	302-636-4143	<u>III</u>	Member/Indenture Trustee

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	PARTY / FUNCTION
		259 Radnor-Chester				19087-		
Airgas, Inc.	David Boyle	Road, Suite 100	P.O. Box 6675	Radnor	PA	8675	610-230-3064	Counsel to Airgas, Inc.
		34385 Twelve Mile						Vice President of Administration for
Akebono Corporation (North America)	Alan Swiech	Road 1433 Seventeenth		Farminton Hills	MI	48331	248-489-7406	Akebono Corporation
Cage Williams & Abelman, P.C.	Steven E. Abelman	Street		Denver	СО	80202	303-295-0202	Counsel to United Power, Inc.
Colbert & Winstead. P.C.	Amy Wood Malone	1812 Broadway		Nashville	TN	37203	615-321-0555	Counsel to Averitt Express. Inc.
Colbort & Willotoda, F. C.	7 any vvoca maione	1012 Broadway		T CONTINUE		0.200	010 021 0000	Counsel to Harco Industries, Inc.; Harco
								Brake Systems, Inc.; Dayton Supply & Too
Coolidge, Wall, Womsley & Lombard Co. LPA	Steven M. Wachstein	33 West First Street	Suite 600	Dayton	ОН	45402	937-223-8177	Coompany
								Counsel to DaimlerChrysler Corporation;
						48326-		DaimlerChrylser Motors Company, LLC;
DaimlerChrysler Corporation	Kim Kolb	CIMS 485-13-32	1000 Chrysler Drive	Auburn Hills	MI	2766	248-576-5741	DaimlerChrylser Canada, Inc.
								Counsel to Tremont City Barrel Fill PRP
Dykema Gossett PLLC	Gregory J. Jordan	10 Wacker	Suite 2300	Chicago	IL	60606	312-627-2171	Group
Genovese Joblove & Battista, P.A.	Craig P. Rieders, Esq.	100 S.E. 2nd Street	Suite 4400	Miami	FL	33131	305-349-2300	Counsel to Ryder Integrated Logistics, Inc.
,	Beth Klimczak,							, ,
Jason, Inc.	General Counsel	411 E. Wisconsin Ave	Suite 2120	Milwaukee	WI	53202		General Counsel to Jason Incorporated
	Metro-Dade Paralegal							Paralegal Collection Specialist for Miami-
Miami-Dade County Tax Collector	Unit	140 West Flagler Street	Suite 1403	Miami	FL	33130	305-375-5314	Dade County
mani Bado odaniy rax odnosto	Onic	1 to Woot I lagior outout	Callo 1100	Wilditii		00100	000 070 0011	Dado County
	Elizabeth L.							
Norris, McLaughlin & Marcus	Abdelmasieh, Esq	721 Route 202-206	P.O. Box 1018	Somerville	NJ	08876	908-722-0700	Counsel to Rotor Clip Company, Inc.
								Corporate Secretary for Professional
Professional Technologies Services	John V. Gorman	P.O. Box #304		Frankenmuth	MI	48734	989-385-3230	Technologies Services
Cooking # 9 Magazina I Ad	Charles C. Cabulman	10 Courth Mankon Drive	40th Floor	Chicago		cococ	242 207 4000	Counsel to Infineon Technologies North
Sachnoff & Weaver, Ltd	Charles S. Schulman	10 South Wacker Drive	40th Floor	Chicago	IL	60606	312-207-1000	America Corporation
Schafer and Weiner PLLC	Max Newman	40950 Woodward Ave.	Suite 100	Bloomfield Hills	МІ	48304	248-540-3340	Counsel to Dott Industries, Inc.
	Lloyd B. Sarakin -							
	Chief Counsel,							
Sony Electronics Inc.	Finance and Credit	1 Sony Drive	MD #1 E-4	Park Ridge	NJ	07656	201-930-7483	Counsel to Sony Electronics, Inc.
	Allied Industrial and							Counsel to United Steel, Paper and
Haite d Ote of Bonnes and Foreston B. 11	Service Workers, Intl		Fire October 0. 1					Forestry, Rubber, Manufacturing, Energy,
United Steel, Paper and Forestry, Rubber,	Union (USW), AFL-	David Juny For	Five Gateway Center	Dittohurah	DA	15222	410 560 0540	Allied Industrial and Service Workers,
Manufacturing, Energy	CIO	David Jury, Esq.	Suite 807	Pittsburgh	PA	15222 43216-	412-562-2549	International Union (USW), AFL-CIO
Vorys, Sater, Seymour and Pease LLP	Robert J. Sidman, Esq.	52 East Gay Street	P.O. Box 1008	Columbus	ОН	1008	614-464-6422	

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Name	CreditorNoticeName	Address1	Address2	City	State	Zip
	Hodges Doughty & Carson					
Knox County Trustee Fred Sisk	PLLC	Dean B Farmer	PO Box 869	Knoxville	TN	37901-0869
	Melinda S Thornton					
	Murray A Greenberg					
Miami Dade County Tax Collector	RA Cuevas Jr	Stephen P Clark Ctr	111 NW First St Ste 2810	Miami	FL	33128-1993
•	Douglas M Tout Assistant	·				
Montgomery County Treasurer	Prosecuting Attny	301 W Third St	PO Box 972	Dayton	ОН	45422
Montgomery County Treasurer		451 W Third St		Dayton	ОН	45422-0476
Montgomery County Treasurer		PO Box 972		Dayton	ОН	45422-0475
	Tuscaloosa County Tax					
Tuscaloosa County	Collector	Peyton C Cochrane	714 Greensboro Ave Rm 124	Tuscaloosa	AL	35401

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Name	CreditorNoticeName	Address1	Address2	City	State	Zip
Beaver Valley Manufacturing Inc	Ira Rubin	Goldman Rubin & Shapiro	1340 Woodman Dr	Dayton	ОН	45432
	Pauline K Morgan					
	Michael R Nestor					
	Curtis J Crowther		The Brandywine Bldg 1000 W			
Metalforming Technologies Inc	Sean M Beach	Young Conaway Stargatt & Taylor LLP	St 17th FI	Wilmington	DE	19899-0931
	Pauline K Morgan				OH DE	
	Michael R Nestor					
	Curtis J Crowther					
Metalforming Technologies Inc	Sean M Beach	Young Conaway Stargatt & Taylor LLP	PO Box 391	Wilmington	DE	19899-0931

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Name	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip
Agent for CDW Computer Centers Inc	Phyllis A Hayes	Receivable Management Services	307 Intl Cir Ste 720	710000	Hunt Valley		21030
rigent for OBVV Computer Centers inc	1 Hymo / Chayes	receivable management cervices	007 1111 011 010 720		Traint valiey	IVID	21000
Akzo Nobel Coatings Inc	Byron C Starcher Esq	Nelson Mullins Riley & Scarborough LLP	999 Peachtree St NE Ste 1400		Atlanta	GΛ	30309
AKZO Nobel Coatings inc	Michelle L Meiselman	Neison Mailins Miey & Scarborough EEF	999 Feachtree St NL Ste 1400		Allania	GA	30309
Akza Nahal Caatings Inc	Esq	EEEE Spalding Dr			Norceon	CA	30092
Akzo Nobel Coatings Inc	Anne Marie Aaronson &	5555 Spalding Dr			Norcross	GA	30092
A 4 - 1 - 1			2000 Torre Language	40th I A 0tt-	Dhiladalahia	D.4	10100
Ametek Inc	J Gregg Miller	Pepper Hamilton LLP	3000 Two Logan Sq	18th and Arch Streets	Philadelphia		19103
Angelina County	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	IX	78760
l	Linda George &						
Arbogast Michael A And Rebecca C Arbogast	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis		46204
Arnold Center Inc	Susan M Cook	Lambert Leser Isackson Cook & Giunta PC	916 Washington Ave Ste 309		Bay City		48708
ATS Ohio Inc	Robert D Gordon	Clark Hill PLC	500 Woodward Ave Ste 3500		Detroit	MI	48226-3435
	Eric H Horn & Vincent A						
Bellsouth Communications Inc	DAgostino Esq	Lowenstein Sandler PC	65 Livingston Ave		Roseland	NJ	07068
Benecke Kaliko AG	Daniel Felden	Continental AG	Strawinskylaan 3111 6th Fl		Amsterdam		1077ZX
	James M Lawniczak &		1400 McDonald Investment				
Benecke Kaliko AG	Nathan A Wheatly	Calfee Halter & Griswold LLP	Center	800 Superior Ave	Cleveland	ОН	44114
	Linda George &			·			
Beuke Robert L	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
204.10 1 10201 1	Linda George &				a.a.rapono		.020
Bex Russell And Barbara A	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	INI	46204
DEX Russell And Balbara A	Linda George &	Octorge & Olpes EEI	131 N Delaware St Ste 1700		Indianapolis	IIN	40204
Bueke Robert L And Norma J	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	INI	46204
Bueke Robert L And Norma 3	Linda George &	George & Sipes LLF	131 N Delaware St Ste 1700		inulariapolis	MD GA GA GA PA TX IN MI MI MI NJ OH IN	40204
Duis James And Jacqueline		Coorse & Cines II D	151 N. Dalawara Ct Cta 1700		Indiananalia	INI	46004
Buis James And Jacqueline	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IIN	46204
Callanan Industries Inc dba Manitou Concrete	0		- 0 = 11 1 0 1				
Company		Wiedman Vazzana Corcoran & Volta PC	5 S Fitzhugh St	DOD 17100	Rochester		14614
Cameron County	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin		78760
Cameron County	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin		78760
Cameron County	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
	Linda George &						
Canter Richard And Louanna	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis		46204
Cingular Wireless nka AT&T Mobility	Eric H Horn	Vincent A DAgostino Esq	Lowenstein Sandler PC	65 Livingston Ave	Roseland	NJ	07068
		Couzens Lansky Fealk Ellis Roeder & Lazar					
Circle Broach Company	Howard A Larson	PC	39395 W 12 Mile Rd Ste 200		Farmington Hills	MI	48331
City of El Paso	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
City of El Paso	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
City of El Paso	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
City of Harlingen	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin		78760
City of Harlingen	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin		78760
City of Harlingen	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin		78760
City of San Marcos	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin		78760
City of San Marcos	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin		78760
City of Sall Marcos	Sarah B Chapman	Linebarger Goggan biall & Sampson LLP	1949 3000111111 33	F O DUX 17420	Austill	1.^	10100
City of Vandalia Ohio		Diakral Cabaeffor & Ehaling Ca LDA	2700 Kattaring Tawar		Douton	ОП	45400
City of Vandalia Ohio	Carter	Pickrel Schaeffer & Ebeling Co LPA	2700 Kettering Tower		Dayton	UH	45423
	Linda George &				l		
Cloncs Donald And Carole L	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis		46204
Computer Patent Annuities Limited	Calinoff & Katz LLP	Dorothy H De Marinis Riggio	140 E 45th St 17th FI		New York	NY	10017

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Name	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip
Computer Patent Annuities Limited	Gill David	Accounts Receivable Manager	CPA House	11-15 Seaton PI	St Helier	Jersey	JE1 1BL
	Thomas D Renda &						
Computer Patent Annuities Limited	Kerry Hopkins	Miles & Stockbridge PC	11 N Washington St Ste 700		Rockville	MD	20850-4229
	Jeffrey R Gleit & Adam L		Kasowitz Benson Toerres &	1000 D		N 13 /	10010
Contrarian Funds LLC	Shiff	David S Rosner & Daniel A Fliman	Friedman LLP	1633 Broadway	New York	NY	10019
CTP Carrera Inc dba Carclo Technical Plastics	D: 1110 I	600 Depot St	10100 # # # 05	DO D 17100	Latrobe	PA	15650
Cypress Fairbanks ISD	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
Dallas County	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
Davida II Dalaari E Dialarii II V	Linda George &	0 0 0: 11 D	454 N D-I 0t 0t- 4700		La di a a a a a li a	INI	40004
Davis Ii Robert E Plaintiff V	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
DC Coaters	Max K McNeal	DC Coaters Inc Jaffe Raitt Heuer & Weiss PC	550 W Industrial Dr		Tipton	IN	46072
DC Coaters	Paul R Hage	Jaffe Raitt Heuer & Weiss PC	27777 Franklin Rd Ste 2500		Southfield	MI	48034
Demag Plastics Group Corporation dba Van Dorn	Att. 1/	11792 Alameda Dr			04	011	44136
Demag Corporation Demag Plastics Group Corporation dba Van Dorn	Attn Karen Freemean	11792 Alameda Di			Strongsville	ОН	44136
		Habridanas & Davis IIID	200 Dublic Ca Ctc 2200		Clayeland	011	44444 0004
Demag Corporation Demag Plastics Group Corporation dba Van Dorn	Christopher W Peer	Hahn Loeser & Parks LLP	200 Public Sq Ste 3300		Cleveland	ОН	44114-2301
	Loolio A Dorkoff	Moritt Hook Hamroff & Harawitz LLD	400 Cardon Cty Dla		Cardon Ctu	NIV	11520
Demag Corporation Empresas Ca Le Tlaxcala Sa De Cv	Leslie A Berkoff Elena Lazarou	Moritt Hock Hamroff & Horowitz LLP Reed Smith LLP	400 Garden Cty Plz 599 Lexington Ave		Garden Cty New York	NY NY	11530 10022
Empresas Ca Le Tiaxcala Sa De Cv	Stephen T Bobo	Reed Smith LLP	10 S Wacker Dr 40th FI			IL	60606
Empresas da Le Tiaxcaia Sa De Cv		Reed Smith LLP	10 S Wacker Dr 40th Fi		Chicago	IL	00000
Ennis Donald And Carol	Linda George & Kathleen A Farinas	Coorne & Cinco II D	151 N Delaware St Ste 1700		Indiananalia	IN	46204
	Ralph E McDowell	George & Sipes LLP Bodman LLP	6th Fl at Ford Field	1901 St Antoine St	Indianapolis	MI	48226
Freudenberg Nok General Partnership	Ralph E McDowell	Bodman LLP			Detroit	MI	48226
Freudenberg Nok Inc	· ·	Bodman LLP	6th Fl at Ford Field	1901 St Antoine St	Detroit	IVII	48220
Freudenberg Nonwovens LP	Freudenberg Nonwovens LP Eft	2975 Pembroke Rd			l lambina villa	KY	42240
			Cth Fit Ford Field	1001 Ct Antaina Ct	Hopkinsville	MI	48226
Freudenberg Nonwovens LP Furukawa Electric North America APD and	Ralph E McDowell	Bodman LLP	6th FI t Ford Field	1901 St Antoine St	Detroit	IVII	48226
Furukawa Electric North America APD and Furukawa Electric Co Ltd	Gerard DiConza	DiConza Law PC	630 Third Ave 7th FI		Naw Vank	NY	10017
Furukawa Electric Co Ltd Furukawa Electric North America APD and	Gerard DiConza	DICONZA LAW PC	630 Third Ave 7th Fi		New York	INT	10017
Furukawa Electric North America APD and Furukawa Electric Co Ltd	Michael S McElwee	Varnum Riddering Schmidt & Howlett LLP	333 Bridge St NW Ste 1700		Crand Danida	МІ	49504
Furukawa Electric Co Ltd Furukawa Electric North America APD and	MICHAEL S MICEIWEE	Variatin Riddening Schilliat & Howlett LLF	333 Bridge St NW Ste 1700		Grand Rapids	IVII	49304
Furukawa Electric North America AFD and	Michael S McElwee	Varnum Riddering Schmidt & Howlett LLP	Bridgewater Place	PO Box 352	Grand Rapids	МІ	49501
GE Fanuc Automation North America Inc	Michael R Enright	Robinson & Cole LLP	280 Trumbull St	F O DOX 332	Hartford	CT	06103
Harlingen CISD	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
Harris County City of Houston	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
Hidalgo County	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
Thidaigo County	Linda George &	Elliebarger Goggan Blair & Gampson EE	1949 00001111133	1 O DOX 17420	Austin	17	70700
Hoyt Arthur And Vivian	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
Troyt 7 titlar 7 tila Vivian	Linda George &	Ocorge & orpes EEr	10114 Belaware St Ste 1700		malanapolio	11.4	40204
Hubbard Clarence E	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
Kiefel Technologies Inc	Attn Steven E. Grill	Devine Millimet & Branch PA	111 Amherst St		Manchester	NH	03101
Kiefel Technologies Inc	7 ttari Otovori E. Oriii	5 Merrill Industrial Dr	1117 umorot ot		Hampton	NH	03842
Liquidity Solutions Inc as Assignee	Michael Handler	One University Plz Ste 312			Hackensack	NJ	07601
Marquardt Switches Inc	Attn Rodney Mayette	2711 Rte 20 E			Cazenovia	NY	13035
man quantité officielle de la contraction de la	Karen V DeFio &				Cazonoria	1	10000
Marguardt Switches Inc	Camille W Hill	Bond Schoeneck & King PLLC	One Lincoln Center		Syracuse	NY	13202
	Linda George &		2.10 2.1100.11 001101		5,.2000	1	10202
Merritt James And Bonnie	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
		·		1		1	.0207

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Name	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip
Microsys Technologies	Jane Goodyear	3710 Nashua Dr Unit 1			Mississauga	ON	L4V 1M5
Microsys Technologies	Paige E Barr	Jaffe Raitt Heuer & Weiss PC	27777 Franklin Rd Ste 2500		Southfield	MI	48034
,	Stanley L Lane Jr &						
	Jenette A Barrow						
Milliken & Company	Bosshart	Otterbourg, Steindler, Houston & Rosen PC	230 Park Ave		New York	NY	10169
Milliken & Company		1045 Sixth Ave			New York	NY	10018
	Linda George &						
Minnick Ralph D	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
Montague County	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
Montgomery County	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
Nueces County	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
Nueces County	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
Nucces County	Diane W Ganders	Elliebarger Goggan Blair & Gampson EE	1343 30411 111 33	1 O DOX 17420	Austin	17	70700
NXP Semiconductors USA Inc	Robert N Michaelson	Kirkpatrick & Lockhart Preston Gates Ellis LLP	EQQ Loyington Avo		New York	NI	10022
INAF Semiconductors OSA Inc	Robert N Michaelson	Kirkpatrick & Lockriait Flestori Gates Eilis ELF	599 Lexington Ave		New TOIK	INI	10022
NXP Semiconductors USA Inc	Esq	Kirknetriak & Leekhart Breeten Cotes Ellis LLD	EOO Levington Ave		New York	NY	10022
NXP Semiconductors USA Inc		Kirkpatrick & Lockhart Preston Gates Ellis LLP	599 Lexington Ave		New York	INY	10022
Obsise Michael And Instit Obsise	Linda George &	O 9 0i II D	454 N. DL		IU U	IN.	40004
Obrien Michael And Ingrid Obrien	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
	Thomas P Sarb Robert			50.5		l	
Parkview Metal Products Inc	D Wolford	Miller Johnson	250 Parkview Ave NW Ste 800	PO Box 306	Grand Rapids	MI	49501-0306
PBR Australia Party Ltd	Attn Peter Valentine	PO Box 176			Bentleigh East V		3165
PBR Australia Party Ltd	David G Dragich	500 Woodward Ave Ste 2700			Detroit	MI	48226
PBR Australia Party Ltd	Lori V Vaughan	90 Park Ave			New York	NY	10016
	Linda George &						
Phelps John W And Deborah J Phelps	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
	Linda George &						ļ
Phillips Robert	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
PIC Productivity Improvement Center	Attn Cathy Burgess	199 Wentworth St E			Oshawa	ON	L1H 3V6
	Dennis W Loughlin &						
PIC Productivity Improvement Center	Lynn M. Brimer	Strobl & Sharp PC	300 E Long Lake Rd Ste 200		Bloomfield Hills	MI	48304-2376
7 1	Linda George &	·					
Proud Douglas And Esther	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
Quality Synthetic Rubber Inc	c o Patrick J Keating Esc	Buckingham Doolittle & Burroughs LLP	PO Box 1500		Akron	ОН	44309-1500
	3	3					
Quality Synthetic Rubber Inc	Patrick J Keating	Buckingham Doolittle & Burroughs LLP	3800 Embassy Pkwy Ste 300		Akron	ОН	44333
	Linda George &						
Russell Thomas And Norma	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
San Marcos CISD	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
San Marcos CISD	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
Schaeffler KG	Matthew B Stein Esq	Sonnenschein Nath & Rosenthal LLP	1221 Ave of the Americas	1 O DOX 17420	New York	NY	10020
Schaemer NG	Jonathan Snare Joan	Somenschem Nam & Rosenmai ELF	1221 Ave of the Americas		New TOIK	INI	10020
	Gestrin Patricia						
				220 C Doorborn Ct Dra			
Otofth H-itd Otto Dt (51)	Rodenhausen & Phyllis	IIO Dant of Labor	Office of the Collinites	230 S Dearborn St Rm	Objects		00004
Secretay of the United States Department of Labo		US Dept of Labor	Office of the Solicitor	844	Chicago	IL	60604
	Jonathan Snare William						
	Everheart Patricia						
	Rodenhausen & Robert						
Secretay of the United States Department of Labo	Colberg	US Dept of Labor	Office of the Solicitor	525 S Griffin St Ste 501	Dallas	TX	75202

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Name	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip
			Dept of Labor Office of the	230 S Dearborn St 8th			
Secretay of the United States Department of Labo	rPhyllis Dolinko	Senior Trial Attorney US	Solicitor	FI	Chicago	IL	60604
Select Industries Inc	W Timothy Miller	Taft Stettinius & Hollister LLP	425 Walnut St Ste 1800		Cincinnati	ОН	45202
	Dennis W Loughlin &						
Sherwin Williams Automotive Finishes Corp	Lynn M. Brimer	Strobl & Sharp PC	300 E Long Lake Rd Ste 200		Bloomfield Hills	MI	48304-2376
·		·	Ţ,		Warrensville		
Sherwin Williams Automotive Finishes Corp		4440 Warrensville Center Rd			Heights	ОН	44128
1	Dennis W Loughlin &				- U		-
Sherwin Williams Company	Lynn M Brimer	Strobel & Sharp PC	300 E Long Lake Rd Ste 200		Bloomfield Hills	MI	48304-2376
Siemens Building Technologies Inc	Lauren Newman	Fagel Haber LLC	55 E Monroe St 40th FI		Chicago	IL	60603
	c o Elizabeth L Gunn &		One James Center 901 East		J		
Siemens Energy & Automation Inc	Aaron G McCollough	McGuirewoods LLP	Cary St		Richmond	VA	23219
	Anne Marie Aaronson &						
Sierra International Inc	Francis J Lawall	Pepper Hamilton LLP	3000 Two Logan Sq	18th and Arch Streets	Philadelphia	PA	19103
	as Assgnee to Showers	- opportionment 22:	occo i no Logani eq		· ·····auo.p····a		10.00
	Group Inc Shepard Mfg						
Sierra Liquidity Fund	Co Inc	2699 White Rd Ste 255			Irvine	CA	92614
Sierra Liquidity Fund LLC Assignee Dynamic	Scott August Tammy	2000 William Ra Old 200				0, 1	- 02011
Corporation Assignor	Garza & Jim Riley	Sierra Liquidity Fund LLC	2699 White Rd Ste 255		Irvine	CA	92614
Sierra Liquidity Fund LLC Assignee SMK	Scott August Tammy	ciona Eigaiaity i ana EEG	2000 1111110 110 010 200			0, 1	- 02011
Electronics Corp USA	Garza & Jim Riley	2699 White Rd Ste 255			Irvine	CA	92614
Electronics corp cort	Linda George &	2000 Write Na die 200			IIVIIIC	O/ t	02014
Smith James O And Betty J	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
Solectron Corporation	Howard Koh Esq	Meister Seeling & Fein LLP	2 Grand Central Tower	140 E 45th St 19th FI	New York	NY	10017
Colection Corporation	Patrick M Costello &	Weister occuring & Ferri LEF	2 Grand Gentral Tower	140 E 4301 00 130111	INCW FOIR	141	10017
Solectron Corporation	Lawrence M Schwab	Bialson Bergen & Schwab	2600 El Camino Real Ste 300		Palo Alto	CA	94306
Colection Corporation	Maura I Russell & Paul	Diaison Dergen & Ochwab	2000 El Gallillo Real Ste 300		I dio Aito	0.7	34300
SPCP Group LLC	Traub	Anthony B Stmbo & Brett J Nizzo	Dreier LLP	449 Park Ave 14th FI	New York	NY	10022
GFOF Gloup LLC	Linda George &	Anthony B Stribo & Brett 3 Nizzo	Dielei LLF	449 Faik Ave 14tii Fi	New TOIK	INT	10022
Stansbury li Robert L	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
Statisbury if Robert L	Anne Milgram Attorney	George & Sipes LLF	151 N Delaware St Ste 1700		iriulariapolis	IIN	40204
State of New Jersey Division of Taxation	General of New Jersey	RJ Hughes Justice Complex	25 Market St	PO Box 106	Trenton	NJ	08625-0106
State of New Jersey Division of Taxation	Linda George &	NJ Hughes Justice Complex	25 Market St	FO BOX 100	TTETILOTI	INJ	00025-0100
Stuck Ronald P Shelley A Stuck	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
TPG Credit Opportunities Fund LP & TPG Credit	Tara Hannon Siu Lan	George & Sipes LLP	151 N Delaware St Ste 1700		mulanapolis	IIN	40204
		Mandel Katz & Brosnan LLP	The Levy Dide	210 Rte 303	Valley Cetters	NY	10989
Opportunities Investors LP	Chan & Jay N Heinrich Richard L Ferrell &	Mandel Kalz & Brosnan LLP	The Law Bldg	210 Rte 303	Valley Cottage	INY	10989
United States Steel Comparation		Toff Chattiming & Hallister I I D	425 Walnut St Sta 1900		Cincinnoti	011	45040
United States Steel Corporation	Timothy J Hurley	Taft Stettinius & Hollister LLP	425 Walnut St Ste 1800		Cincinnati	ОН	45240
Markey Orighaph Inc	Jonathan S Green & Eric		450 \\ \ \-# \\ \ \ \ \ \ \ \ \ \ \ \ \		D-4it		40000
Vector Cantech Inc	D Carlson	Miller Canfield Paddock & Stone PLC	150 W Jefferson Ave Ste 2500		Detroit	MI	48226
Vector Cantech Inc	Lindsey Stetson	Miller Canfield Paddock & Stone PLC	101 N Main St 7th FI		Ann Arbor	MI	48103
Waldo Richard L And Gwendolyn A Waldo	Linda George &						
Plaintiffs V	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
L	Linda George &					l	
Yates Dale A And Jacqueline R Yates	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PARTY / FUNCTION
								Counsel for QEK Global Solutions (US)
Andrew J. Flame; David P. Primack	Drinker, Biddle & Reath LLP	1100 N. Market Street	Suite 1000	Wilmington	DE	1980	1	LP
	A-1 Specialized Services &							Owner of A-1 Specialized Services &
Ashok Kumar	Supplies, Inc.	P.O. Box 270		Croydon	PA	1902	1	Supplies, Inc.
Barbara Lee Caldwell	Hebert Schenk, P.C.	4742 North 24th Street	Suite 100	Phoenix	AZ	8501	6	Counsel for Maricopa County Treasurer
Dennis J. Drebsky; William Thomas	Nixon Peabody LLP	437 Madison Avenue		New York	NY	1002	2	Counsel for Corning Incorporated
-	-							Marketing Executive for Impala
DG Englebrecht	Impala Platinum Limited	No. 2 Fricker Road		Illovo		2196	South Africa	Platinum Limited
								Co-Counsel for Denso International
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Jeffrey R. Gleit; David S. Rosner; Ada	m Kasowitz, Benson, Torres &							
L. Schiff; Daniel A. Fliman	Friedman LLP	1633 Broadway		New York	NY	1001	9	Counsel for Contrarian
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Marc E. Richards	Blank Rome LLP	The Chrysler Building	405 Lexington Avenue	New York	NY	10174-0208	3	America, Inc.
	Law Offices of Michael							Counsel for A-1 Specialized Services &
Mike O'Hayer	O'Hayer	22 North Walnut St.		West Chester	PA	19380		Supplies, Inc.

EXHIBIT B

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
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Cohen, Weiss & Simon	Robert J. Stark Bruce Simon	Seven Times Square 330 W. 42nd Street		New York New York	NY NY	10036 10036	212-209-4800 212-356-0231	212-2094801 212-695-5436	bsimon@cwsnv.com	Indenture Trustee
Curtis, Mallet-Prevost, Colt & mosle LLP	Steven J. Reisman	101 Park Avenue		New York	NY		2126966000	2126971559	sreisman@cm-p.com	Counsel to Flextronics International, Inc., Flextronics International USA, Inc.; Multek Flexible Circuits, Inc.; Sheldahl de Mexico S.A.de C.V.; Northfield Acquisition Co.; Flextronics Asia- Pacific Ltd.; Flextronics Technology (M) Sdn. Bhd
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Electronic Data Systems Corp.	Michael Nefkens	5505 Corporate Drive MSIA		Troy	MI	48098	248-696-1729	248-696-1739	mike.nefkens@eds.com	Creditor Committee Member
Flextronics International	Carrie L. Schiff	305 Interlocken Parkway		Broomfield	со	80021	303-927-4853	303-652-4716	cschiff@flextronics.com	Counsel to Flextronics International
Flextronics International USA,									paul.anderson@flextronics.co	Counsel to Flextronics
Inc.	Paul W. Anderson	2090 Fortune Drive 6501 William Cannon		San Jose	CA	95131	408-428-1308		<u>m</u>	International USA, Inc.
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FTI Consulting, Inc.	Randall S. Eisenberg	3 Times Square	11th Floor	New York	NY	10036	212-2471010	212-841-9350	randall.eisenberg@fticonsultin g.com	Financial Advisors to Debtors
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Delphi Corporation
Master Service List

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION Counsel to Official Committee of
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	CONTROL T I MONOCON			rvaciigici.		200.0	202 00 : 0000	202 00 : 0000	<u>som (egmong a sia misom</u>	Counsel to Movant Retirees and
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Spencer Fane Britt & Browne		1 North Brentwood								Proposed Counsel to The Official
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										Proposed Conflicts Counsel to the
			301 Commerce							Official Committee of Unsecured
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Wilmington Trust Company	Steven M. Cimalore	Rodney Square North	Market Street	Wilmington	DE	19890	302-636-6058	302-636-4143	<u>m</u>	Member/Indenture Trustee

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
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											America Leasing & Leasing &
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											System of Oklahoma; Public
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											Solutions, Inc.; Solectron
											Corporation; Solectron De Mexico
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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
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Tennessee Department of		c/o TN Attorney General's	DO D 00007			07000 0007		045 500 0504	045 744 0004		T 5
Revenue	Marvin E. Clements, Jr.	Office, Bankruptcy Division	PO Box 20207	Nashville	TN	37202-0207		615-532-2504	615-741-3334	marvin.clements@state.tn.us	Tennesse Department of Revenue
	B :1B B	00 0 14 1 1 01	0 11 000	0 1	0.4	05440		100 000 1000	100 000 1005		Counsel to Maxim Integrated
Terra Law LLP	David B. Draper	60 S. Market Street	Suite 200	San Jose	CA	95113			408-998-4895		Products, Inc.
Thacher Proffitt & Wood LLP	Jonathan D. Forstot	Two World Financial Center		New York	NY	10281			212-912-7751		Counsel to TT Electronics, Plc
Thacher Proffitt & Wood LLP	Louis A. Curcio	Two World Financial Center		New York	NY	10281		212-912-7607	212-912-7751		Counsel to TT Electronics, Plc
			2-Chrome, Chiyod						81-3-3286-	niizeki.tetsuhiro@furukawa.co.	
The Furukawa Electric Co., Ltd.	Mr. Tetsuhiro Niizeki	6-1 Marunouchi	ku	Tokyo	Japan	100-8322			3919	<u>P</u>	Furukawa Electric Co., Ltd.
The Timpken Corporation BIC -									1-330-471-		Representative for Timken
08	Robert Morris	1835 Dueber Ave. SW	PO Box 6927	Canton	OH	44706-0927		330-438-3000	4388	robert.morris@timken.com	Corporation
											Counsel to American Finance
T											Group, Inc. d/b/a Guaranty Capital
Thelen Reid Brown Raysman &	B : 1 A 1	075 71: 1.4		N	.	10000		040 000 0000	040 000 0004		Corporation and Oki
Steiner LLP	David A. Lowenthal	875 Third Avenue		New York	NY	10022		212-603-2000	212-603-2001	dlowenthal@thelenreid.com	Semiconductor Company
											Counsel to STMicroelectronics,
Thompson & Knight	Rhett G. Cambell	333 Clay Street	Suite 3300	Houston	TX	77002			713-654-1871		Inc.
Thompson & Knight LLP	Ira L. Herman	919 Third Avenue	39th Floor	New York	NY	10022-3915			214-999-9139		Counsel to Victory Packaging
Thompson & Knight LLP	John S. Brannon	1700 Pacific Avenue	Suite 3300	Dallas	TX	75201-4693		214-969-1505	214-969-1609	john.brannon@tklaw.com	Counsel to Victory Packaging
											Counsel to Royberg, Inc. d/b/a
										ephillips@thurman-	Precision Mold & Tool and d/b/a
Thurman & Phillips, P.C.	Ed Phillips, Jr.	8000 IH 10 West	Suite 1000	San Antonio	TX	78230			210-344-6460		Precision Mold and Tool Group
Todd & Levi, LLP	Jill Levi, Esq.	444 Madison Avenue	Suite 1202	New York	NY	10022		212-308-7400		jlevi@toddlevi.com	Counsel to Bank of Lincolnwood
Tyler, Cooper & Alcorn, LLP	W. Joe Wilson	City Place	35th Floor	Hartford	CT	06103-3488		860-725-6200	860-278-3802		Counsel to Barnes Group, Inc.
										hzamboni@underbergkessler.	
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											Counsel to Union Pacific Railroad
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Varnum, Riddering, Schmidt &											North America APD and Co-
Howlett LLP	Michael S. McElwee	Bridgewater Place	P.O. Box 352	Grand Rapids	MI	49501-0352		616-336-6827	616-336-7000	msmcelwee@varnumlaw.com	Counsel to Tower Automotive, Inc.
											Counsel to Capital Research and
Wachtell, Lipton, Rosen & Katz	Emil A. Kleinhaus	51 West 52nd Street		New York	NY	10019-6150		212-403-1000	212-403-2000	EAKleinhaus@wlrk.com	Management Company
											Counsel to Capital Research and
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PLLC	Robert J. Welhoelter, Es	sq. 511 Union Street	Suite 2700	Nashville	TN	37219		615-244-6380	615-244-6804	<u>om</u>	Inc.
L			111 Lyon Street,								Counsel to Robert Bosch
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L											Counsel to Compuware
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L			111 Lyon Street,								
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Weiland, Golden, Smiley, Wang											Counsel to Toshiba America
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l <u>-</u>				l			1			1	
Weinstein, Eisen & Weiss LLP	Aram Ordubegian	1925 Century Park East	#1150	Los Angeles	CA	90067		310-203-9393	310-203-8110	aordubegian@weineisen.com	Counsel to Orbotech, Inc.
Weltman, Weinberg & Reis Co.,				1			1	1	1		Counsel to Seven Seventeen
L.P.A.	Geoffrey J. Peters	175 South Third Street	Suite 900	Columbus	OH	43215		614-857-4326	614-222-2193		Credit Union
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	Glenn Kurtz			1			1		1	guzzi@whitecase.com	
	Gerard Uzzi	1		L				1		dbaumstein@ny.whitecase.co	Counsel to Appaloosa
White & Case LLP	Douglas Baumstein	1155 Avenue of the Americas	6	New York	NY	10036-2787	1	212-819-8200		<u>m</u>	Management, LP

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
	Thomas Lauria		200 South Biscayn	е						tlauria@whitecase.com	Counsel to Appaloosa
White & Case LLP	Frank Eaton	Wachovia Financial Center	Blvd., Suite 4900	Miami	FL	33131		305-371-2700	305-358-5744	featon@miami.whitecase.com	Management, LP
											Counsel to Schunk Graphite
Whyte, Hirschboeck Dudek S.C.	Bruce G. Arnold	555 East Wells Street	Suite 1900	Milwaukee	WI	53202-4894		414-273-2100	414-223-5000	barnold@whdlaw.com	Technology
											Counsel to National Instruments
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Winthrop Couchot Professional										mwinthrop@winthropcouchot.c	
Corporation	Marc. J. Winthrop	660 Newport Center Drive	4th Floor	Newport Beach	CA	92660		949-720-4100	949-720-4111	<u>om</u>	Counsel to Metal Surfaces, Inc.
Winthrop Couchot Professional										sokeefe@winthropcouchot.co	
Corporation	Sean A. O'Keefe	660 Newport Center Drive	4th Floor	Newport Beach	CA	92660		949-720-4100	949-720-4111	<u>m</u>	Counsel to Metal Surfaces, Inc.
Womble Carlyle Sandridge &											
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											Counsel to Toyota Tsusho
											America, Inc. and Karl Kufner, KG
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											Counsel to Toyota Tsusho
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In re. Delphi Corporation, et al. Case No. 05-44481 (RDD)

EXHIBIT C

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STAT	E ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
Internal Revenue Service	Attn: Insolvency Department	477 Michigan Ave	Mail Stop 15	Detroit	МІ	48226	313-628-3648	313-628-3602		Michigan IRS
Internal Revenue Service	Attn: Insolvency Department, Maria Valerio	290 Broadway	5th Floor	New York	NY	10007	212-436-1038	212-436-1931	mariaivalerio@irs.gov	IRS
IUE-CWA	Conference Board Chairman	2360 W. Dorothy Lane	Suite 201	Dayton	ОН	45439	937-294-7813	937-294-9164		Creditor Committee Member
McDermott Will & Emery LLP	David D. Cleary	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000	312-984-7700	dcleary@mwe.com	Counsel to Recticel North America, Inc.
McDermott Will & Emery LLP	Mohsin N. Khambati	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000	312-984-7700	mkhambati@mwe.com	Counsel to Recticel North America, Inc.

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	PARTY / FUNCTION
Angelo, Gordon & Co.	Leigh Walzer	245 Park Avenue	26th Floor	New York	NY	10167	212-692-8251	
	Andy Leinhoff	1301 S. Capital of						
APS Clearing, Inc.	Matthew Hamilton	Texas Highway	Suite B-220	Austin	TX	78746	512-314-4416	Counsel to APS Clearing, Inc.
D 11 DO		505.0: 11	0 '1 4000	D 1 "		40000	040 400 4000	Counsel to Kamax L.P.; Optrex America,
Berry Moorman P.C.	James P. Murphy	535 Griswold	Suite 1900	Detroit	MI	48226	313-496-1200	Inc.
								Counsel to Universal Tool & Engineering
Bingham McHale LLP	Michael J Alerding	10 West Market Street	Suite 2700	Indianapolis	IN	46204	317-635-8900	co., Inc. and M.G. Corporation
2ga 22.	imenaer e 7 meramig	To Troot market out out	00.10 2.100	aranapone		.020.	555 5555	co., mor and microstporadon
								Counsel to Flextronics International, Inc.,
								Flextronics International USA, Inc.; Multek
								Flexible Circuits, Inc.; Sheldahl de Mexico
								S.A.de C.V.; Northfield Acquisition Co.;
						10178-		Flextronics Asia-Pacific Ltd.; Flextronics
Curtis, Mallet-Prevost, Colt & Mosle LLP	Andrew M. Thau	101 Park Avenue		New York	NY	0061	212-696-8898	Technology (M) Sdn. Bhd
								Counsel to Flextronics International, Inc.,
								Flextronics International USA, Inc.; Multek
						10178-		Flexible Circuits, Inc.: Sheldahl de Mexico
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								Counsel to Tyz-All Plastics, Inc.; Furukawa
		630 Third Avenue, 7th						Electric North America APD; and Co-
DiConza Law, P.C.	Gerard DiConza, Esq.	Floor		New York	NY	10017	212-682-4940	Counsel to Tower Automotive, Inc.
Dukema Casastt DLLC	Drandan C Book For	39577 Woodward Ave		Disconfield Lills	NAI.	48304	248-203-0523	Attorneys for Tremond City Barrel Fill PRP
Dykema Gossett PLLC Fagel Haber LLC	Brendan G Best Esq Gary E. Green	Ste 300 55 East Monroe	40th Floor	Bloomfield Hills	MI IL	60603	312-346-7500	Group Counsel to Aluminum International, Inc.
rager haber LLC	Gary E. Green	33 East Monioe	40(11 F1001	Chicago	IL	00003	312-340-7500	Couriser to Aluminum international, inc.
								Counsel to Teachers Retirement System
								of Oklahoma; Public Employes's
								Retirement System of Mississippi;
		1201 North Market						Raifeisen Kapitalanlage-Gesellschaft
Grant & Eisenhofer P.A.	Geoffrey C. Jarvis	Street	Suite 2100	Wilmington	DE	19801	302-622-7000	m.b.H and Stichting Pensioenfords ABP
Heller Ehrman LLP	Carren Shulman	Times Square Tower	Seven Times Square	New York	NY	10036	212-832-8300	Counsel to @Road, Inc.
Huntor & Schook Co. LBA	John J. Hunter	One Canton Square	1700 Canton Avenue	Toledo	ОН	43624	419-255-4300	Counsel to ZF Group North America Operations, Inc.
Hunter & Schank Co. LPA	John J. Hunter	One Canton Square	1700 Canton Avenue	Toledo	ОП	43024	419-255-4500	Counsel to ZF Group North America
Hunter & Schank Co. LPA	Thomas J. Schank	One Canton Square	1700 Canton Avenue	Toledo	ОН	43624	419-255-4300	Operations, Inc.
Transci & Solidin Go. El 7	THOMAS O. CONSTITUTE	one canton equale	1700 Garitori 7 Wellac	10.000	511	10024	110 200 4000	Counsel to Peggy C. Brannon, Bay County
Johnston, Harris Gerde & Komarek, P.A.	Jerry W. Gerde, Esq.	239 E. 4th St.		Panama City	FL	32401	850-763-8421	Tax Collector
	, , , , ,			1				Counsel to the Pension Benefit Guaranty
Kelley Drye & Warren, LLP	Mark I. Bane	101 Park Avenue		New York	NY	10178	212-808-7800	Corporation
								Counsel to the Pension Benefit Guaranty
Kelley Drye & Warren, LLP	Mark. R. Somerstein	101 Park Avenue		New York	NY	10178	212-808-7800	Corporation

In re. Delphi Corporation, et al. Case No. 05-44481 (RDD)

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	PARTY / FUNCTION
								Counsel to Sedgwick Claims Management
						10022-		Services, Inc. and Methode Electronics,
Lord, Bissel & Brook LLP	Rocco N. Covino	885 Third Avenue	26th Floor	New York	NY	4802	212-812-8340	Inc.
						23219-		Counsel to Siemens Logistics Assembly
McGuirewoods LLP	Elizabeth L. Gunn	One James Center	901 East Cary Street	Richmond	VA	4030	804-775-1178	Systems, Inc.
North Point	Michelle M. Harner	901 Lakeside Avenue		Cleveland	ОН	44114	216-586-3939	Counsel to WL. Ross & Co., LLC
								Counsel to Ameritech Credit Corporation
O'Rourke Katten & Moody	Michael C. Moody	161 N. Clark Street	Suite 2230	Chicago	IL	60601	312-849-2020	d/b/a SBC Capital Services
		The Washington						
Orrick, Herrington & Sutcliffe LLP	Matthew W. Cheney	Harbour	3050 K Street, N.W.	Washington	DC	20007	202-339-8400	Counsel to Westwood Associates, Inc.
		1285 Avenue of the				10019-		Counsel to Ambrake Corporation; Akebono
Paul, Weiss, Rifkind, Wharton & Garrison	Curtis J. Weidler	Americas		New York	NY	6064	212-373-3157	Corporation
								Counsel to Republic Engineered Products,
Republic Engineered Products, Inc.	Joseph Lapinsky	3770 Embassy Parkway		Akron	OH	44333	330-670-3004	Inc.
								Counsel to Brembo S.p.A; Bibielle S.p.A.;
Ropers, Majeski, Kohn & Bentley	Christopher Norgaard	515 South Flower Street	Suite 1100	Los Angeles	CA	90071	213-312-2000	AP Racing
Schiff Hardin LLP	William I. Kohn	6600 Sears Tower		Chicago	IL	60066	312-258-5500	Counsel to Means Industries
						06103-		Counsel to Fortune Plastics Company of
Shipman & Goodwin LLP	Jennifer L. Adamy	One Constitution Plaza		Hartford	CT	1919	860-251-5811	Illinois, Inc.; Universal Metal Hose Co.,
								Counsel to Furukawa Electric Co., Ltd. And
						94111-		Furukawa Electric North America, APD
Squire, Sanders & Dempsey L.L.P.	Eric Marcks	One Maritime Plaza	Suite 300	San Francisco	CA	3492		Inc.
								Counsel to Bing Metals Group, Inc.;
								Gentral Transport International, Inc.;
								Crown Enerprises, Inc.; Economy
								Transport, Inc.; Logistics Insight Corp
		24901 Northwestern						(LINC); Universal Am-Can, Ltd.; Universal
Steinberg Shapiro & Clark	Mark H. Shapiro	Highway	Suite 611	Southfield	MI	48075	248-352-4700	Truckload Services, Inc.
								Counsel to 975 Opdyke LP; 1401 Troy
								Associates Limited Partnership; 1401 Troy
								Associates Limited Partnership c/o Etkin
								Equities, Inc.; 1401 Troy Associates LP;
								Brighton Limited Partnership; DPS
								Information Services, Inc.; Etkin
Stroock & Stroock & Lavan, LLP	Joseph G. Minias	180 Maiden Lane		New York	NY	10038	212-806-5400	Management Services, Inc. a
		The Washington	3000 K Street, N.W.					
Swidler Berlin LLP	Robert N. Steinwurtzel	Harbour	Suite 300	Washington	DC	20007	202-424-7500	Attorneys for Sanders Lead Co., Inc.
Togut, Segal & Segal LLP	Albert Togut, Esq.	One Penn Plaza	Suite 3335	New York	NY	10119	212-594-5000	Conflicts counsel to Debtors
								Counsel to America Online, Inc. and its
Vorys, Sater, Seymour and Pease LLP	Tiffany Strelow Cobb	52 East Gay Street		Columbus	ОН	43215	614-464-8322	Subsidiaries and Affiliates
·								
								Counsel to Electronic Data Systems Corp.
Warner Stevens, L.L.P.	Michael D. Warner	301 Commerce Street	Suite 1700	Fort Worth	TX	76102	817-810-5250	and EDS Information Services, L.L.C.
								Counsel to National Instruments
Winstead Sechrest & Minick P.C.	Berry D. Spears	401 Congress Avenue	Suite 2100	Austin	TX	78701	512-370-2800	Corporation
WL Ross & Co., LLC	Stephen Toy		19th Floor	New York	NY	10022	212-826-1100	Counsel to WL. Ross & Co., LLC

In re. Delphi Corporation, et al. Case No. 05-44481 (RDD)

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EXHIBIT D

Hearing Date: August 16, 2007

Hearing Time: 10:00 a.m. (prevailing Eastern time)

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP 333 West Wacker Drive, Suite 2100 Chicago, Illinois 60606 (312) 407-0700 John Wm. Butler, Jr. (JB 4711) John K. Lyons (JL 4951) Ron E. Meisler (RM 3026)

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP Four Times Square New York, New York 10036 (212) 735-3000 Kayalyn A. Marafioti (KM 9632) Thomas J. Matz (TM 5986)

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

Delphi Legal Information Hotline:

Toll Free: (800) 718-5305 International: (248) 813-2698

Delphi Legal Information Website: http://www.delphidocket.com

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

PROPOSED TWENTY-FIRST OMNIBUS HEARING AGENDA

Location Of Hearing: United States Bankruptcy Court for the Southern District of New York,

Alexander Hamilton Custom House, Room 610, 6th Floor, One

Bowling Green, New York, New York 10004-1408

The matters set for hearing are divided into the following categories for the purposes of this Proposed Agenda:

- A. Introduction
- B. Continued Or Adjourned Matters (2 Matters)
- C. Uncontested, Agreed, Or Settled Matters (5 Matters)
- D. Contested Matters (4 Matters)
- E. Adversary Proceeding (1 Matter)

B. Continued Or Adjourned Matters*

1. "Creditors' Committee GM Claims And Defenses Motion" – Motion For An Order Authorizing The Official Committee Of Unsecured Creditors To Prosecute The Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of The Debtors (Docket No. 4718)

Responses Filed:

Debtors' Preliminary Objection To Motion For Order Authorizing Official Committee Of Unsecured Creditors To Prosecute Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of Debtors (Docket No. 4859)

Objection Of The Official Committee Of Equity Security Holders Of The Motion For Order Authorizing The Official Committee Of Unsecured Creditors To Prosecute The Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of The Debtors (Docket No. 5070)

Motions found at the following docket numbers that appeared on previous Proposed Hearing Agendas have been voluntarily withdrawn from the agenda and would need to be re-noticed under the Case Management Order to be reinstated on an agenda: Docket Nos. 213, 4778, 4912, 5153, 6723, and 6690 (KECP Emergence Incentive Program, Mercedes-Benz U.S. International, Inc.'s Motion to File Claims, Methode Electronics, Inc.'s Setoff Motion, Computer Patent Annuities Limited's Motion To Assume Or Reject Executory Contract, Motion Of Sumida America Inc. To Allow Setoff/Recoupment And For Relief From Automatic Stay, and ATEL Leasing Corporation's Motion To Allow Administrative Claim respectively). In addition, the following adversary proceedings have also been withdrawn from the agenda and would be subject to re-noticing to be reinstated on a hearing agenda: NYCH LLC d/b/a RCS Computer Experience Adv. Pro. No. 06-01902, Docket No. 1 (Complaint To Recover Property Of The Estate), L&W Engineering Adv. Pro. No. 06-01136, Docket No. 22 (Motion For Summary Judgment), and Aksys Ltd. Adv. Pro. No. 06-01677, Docket No. 2 (Summons And Notice).

Reply Filed: None.

Related Filings: Ex Parte Motion For An Order Authorizing The

Official Committee Of Unsecured Creditors To File Under Seal Exhibits To The Committee's Motion For An Order Authorizing It To Prosecute The Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of The

Debtors (Docket No. 4689)

Affidavit In Support Of Ex Parte Motion For An Order Authorizing The Official Committee Of Unsecured Creditors To File Under Seal Exhibits To The Committee's Motion For An Order Authorizing It To Prosecute The Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of The Debtors (Docket No. 4690)

Order Authorizing The Official Committee Of Unsecured Creditors To File Under Seal Exhibits To The Committee's Motion For An Order Authorizing It To Prosecute The Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of The Debtors (Docket No. 4691)

Exhibits A & B To Motion For An Order Authorizing The Official Committee Of Unsecured Creditors To Prosecute The Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of The Debtors (Docket No. 4738)

Stipulation And Agreed Order Amending Order Authorizing The Official Committee Of Unsecured Creditors To File Under Seal Exhibits To The Committee's Motion For An Order Authorizing It To Prosecute The Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of The Debtors (Docket No. 4831)

So Ordered Stipulation And Agreed Order Amending Order Authorizing The Official Committee Of Unsecured Creditors To File Under Seal Exhibits To The Committee's Motion For An Order Authorizing It To Prosecute The Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of The Debtors (Docket No. 4837) Proposed Second Stipulation And Agreed Order Amending Order Authorizing The Official Committee Of Unsecured Creditors To File Under Seal Exhibits To The Committee's Motion For An Order Authorizing It To Prosecute The Debtor's Claims And Defenses Against General Motors Corporation And Certain Former Officers Of The Debtors (Docket No. 4902)

Second Stipulation And Agreed Order Amending Order Authorizing The Official Committee Of Unsecured Creditors To File Under Seal Exhibits To The Committee's Motion For An Order Authorizing It To Prosecute The Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of The Debtors (Docket No. 4928)

Status:

By agreement of the parties this matter is being adjourned to the October 25, 2007 omnibus hearing.

2. "Ex Parte Motion To File Supplemental Objection Under Seal" – Ex Parte Motion For Order Authorizing The Official Committee Of Equity Security Holders To File Under Seal A Supplemental Objection In Further Support Of The Equity Committee's Objection To The Motion For An Order Authorizing The Official Committee Of Unsecured Creditors To Prosecute The Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of The Debtors (Docket No. 5229)

Response Filed: Comment Of The Official Committee Of Unsecured

Creditors To Ex Parte Motion For Order
Authorizing The Official Committee Of Equity
Security Holders To File Under Seal A Supplemental
Objection To Motion For Order Authorizing The
Official Committee Of Unsecured Creditors To
Prosecute The Debtors' Claims And Defenses
Against General Motors Corporation And Certain
Former Officers Of The Debtors (Docket No. 5230)

Reply Filed: None.

Related Filings: Motion For An Order Authorizing The Official

Committee Of Unsecured Creditors To Prosecute The Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers

Of The Debtors (Docket No. 4718)

Objection Of The Official Committee Of Equity Security Holders To The Motion For An Order Authorizing The Official Committee Of Unsecured Creditors To Prosecute The Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of The Debtors (Docket No. 5070)

Status: This matter is being adjourned to the October 25,

2007 omnibus hearing.

C. Uncontested, Agreed, Or Settled Matters

3. "Third 365(d)(4) Deadline Extension Motion" - Motion For Order Under 11 U.S.C. § 365(d)(4) Further Extending Deadline To Assume Or Reject Leases Of Nonresidential Real Property (Docket No. 8760)

Response Filed: None.

Reply Filed: None.

Related Filings: None.

Status: The hearing with respect to this matter will be

proceeding.

4. **"Fourth Removal Deadline Extension Motion" -** Motion To Further Extend Time Period Within Which Debtors May Remove Actions Under 28 U.S.C. § 1452 And Fed. R. Bankr. P. 9006 And 9027 (Docket No. 8761)

Response Filed: None.

Reply Filed: None.

Related Filings: None.

Status: The hearing with respect to this matter will be

proceeding.

5. "Preservation Of Estate Claims Procedures Motion" - Expedited Motion For Order Under 11 U.S.C. §§ 102(1)(a), 105(a), 107, 108(a)(2), And 546(a) And Fed. R. Bankr. P. 7004, 9006(c), And 9018 (i) Authorizing Debtors To Enter Into Stipulations Tolling Statute Of Limitations With Respect To Certain Claims, (ii) Authorizing Procedures To Identify Causes Of Action That Should Be Preserved, And (iii) Establishing Procedures For

Certain Adversary Proceedings Including Those Commenced By Debtors Under 11 U.S.C. § 541, 544, 545, 547, 548, Or 553 (Docket No. 8905)

Responses Filed: None.

Reply Filed: None.

Related Filings: None.

Status: The hearing with respect to this matter will be

proceeding.

6. "IUOE, IBEW, And IAM 1113/1114 Settlement And Retiree Benefit Approval Motion" - Expedited Motion For Order Under 11 U.S.C. §§ 363, 1113, And 1114 And Fed. R. Bankr. P. 6004 And 9019 Approving (I) Memoranda Of Understanding Among IUOE, IBEW, IAM, Delphi, And General Motors Corporation Including Modification Of IUOE, IBEW, And IAM Collective Bargaining Agreements And Retiree Welfare Benefits For Certain IUOE, IBEW, And IAM-Represented Retirees And (II) Modification Of, And Term Sheet Regarding, Retiree Welfare Benefits For Certain Non-Represented Hourly Active Employees And Retirees (Docket No. 8906)

Responses Filed: None.

Reply Filed: None.

Related Filings: None.

Status: The hearing with respect to this matter will be

proceeding.

7. "IUE-CWA 1113/1114 Settlement Approval Motion" - Expedited Motion For Order Under 11 U.S.C. §§ 363, 1113, And 1114 And Fed. R. Bankr. P. 6004 And 9019 Approving Memorandum Of Understanding Among IUE-CWA, Delphi, And General Motors Corporation Including Modification Of IUE-CWA Collective Bargaining Agreements And Retiree Welfare Benefits For Certain IUE-CWA-Represented Retirees (Docket No. 8907)

Responses Filed: None.

Reply Filed: None.

Related Filings: None.

Status: The hearing with respect to this matter will be

proceeding.

D. Contested Matters

8. "Catalyst Sale Motion" – Motion For Orders Under 11 U.S.C. §§ 363, 365, And 1146 And Fed. R. Bankr. P. 2002, 6004, 6006, And 9014 (A) (I) Approving Bidding Procedures, (II) Granting Certain Bid Protections, (III) Approving Form And Manner Of Sale Notices, And (IV) Setting Sale Hearing Date And (B) Authorizing And Approving (I) Sale Of Certain Of Debtors' Assets Comprising Substantially All The Assets Primarily Used In Debtors' Catalyst Business Free And Clear Of Liens, Claims, And Encumbrances, (II) Assumption And Assignment Of Certain Executory Contracts And Unexpired Leases, And (III) Assumption Of Certain Liabilities (Docket No. 8179)

Response Filed:

Notice Of Motion For Orders Under 11 U.S.C. §§ 363, 365, And 1146 And Fed. R. Bankr. P. 2002, 6004, 6006, And 9014 (A) (I) Approving Bidding Procedures, (II) Granting Certain Bid Protections, (III) Approving Form And Manner Of Sale Notices, And (IV) Setting Sale Hearing Date And (B) Authorizing And Approving (I) Sale Of Certain Of Debtors' Assets Comprising Substantially All The Assets Primarily Used In Debtors' Catalyst Business Free And Clear Of Liens, Claims, And Encumbrances, (II) Assumption And Assignment Of Certain Executory Contracts And Unexpired Leases, And (III) Assumption Of Certain Liabilities (Docket No. 8180)

Limited Objection Of Corning Incorporated To The Assumption Of, And The Cure Amounts Asserted By Debtor, For Contracts 50186, 50187, 50188 And 50189 In Debtor's Notices Of Assumption And Asserted Cure Amounts In Connection With The Sale Of Debtor's Catalyst Business (Docket No. 8592)

Maricopa County's Notice Of Perfected Lien And Objection To The "Catalyst Business Sale Motion" If The Taxes Are Not Paid From The Proceeds (Docket No. 8655)

Objection To Assumption And/Or Assignment Of Contracts By A-1 Specialized Services & Supplies, Inc. (Docket No. 8670) Objection By A-1 Specialized Services & Supplies, Inc. To Notice Of Cure Amount (Docket No. 8669 and 8674)

Letter To Judge Drain From Varroc Exhaust Systems, Pvt. Ldt. Regarding Assumption/ Assignment of Executory Contract Or Unexpired Lease To Purchasers In Connection With Sale Of Catalyst Business Of Delphi Corporation (Docket No. 8681)

Limited Objection Of Contrarian Funds, LLC To Debtors' Notice Of Cure Amount With Respect To Executory Contract Or Unexpired Lease To Be Assumed And Assigned In Connection With The Sale Of Catalyst Business (Docket No. 8877)

Amended Limited Objection Of Corning
Incorporated To The Assumption Of, And The Cure
Amounts Asserted By Debtor, For Contracts 50186,
50187, 50188 And 50189 In Debtor's Notices Of
Assumption And Asserted Cure Amounts In
Connection With The Sale Of Debtor's Catalyst
Business (Docket No. 8894)

Limited Objection By Denso International America, Inc. To Assumption And/Or Assignment Of Executory Contract Or Unexpired Lease To Qualified Bidder In Connection With Sale Of Catalyst Business (Docket No. 8904)

Objection Of A-1 Specialized Services & Supplies, Inc. To Assumption And/Or Assignment Of Contracts By/To Catalytic Solutions, Inc. (Docket No. 8977)

Objection Of Chrysler LLC To Assumption And/Or Assignment Of Contracts In Connection With The Sale Of Debtor's Catalyst Business (Docket No. 9040)

Limited Objection Of QEK Global Solutions (US), LP To Assumption And/Or Assignment Of Unexpired Lease To Qualified Bidder In Connection With Sale Of Catalyst Business (Docket No. 9060) Impala Platinum's Objection To Assumption Or Assignment Of Contract (Docket No. 9084)

Letter from Tosoh Corporation, dated August 9, 2007 (Not filed)

Reply Filed: An omnibus reply will be filed.

Related Filings: Order Under 11 U.S.C. § 363 And Fed. R. Bankr. P.

2002 And 9014 (I) Approving Bidding Procedures,

(II) Granting Certain Bid Protections, (III)

Approving Form And Manner Of Sale Notices, And (IV) Setting Sale Hearing In Connection With Sale

Of Catalyst Business (Docket No. 8436)

Notice Of Assumption And/Or Assignment Of Executory Contract Or Unexpired Lease To Purchasers In Connection With Sale Of Catalyst

Business (Docket No. 8487)

Notice Of Cure Amount With Respect To Executory Contract Or Unexpired Lease To Be Assumed And Assigned In Connection With The Sale Of Catalyst Business (Docket No. 8488)

Notice Of Extension Of Bid Deadline And Auction In Connection With Sale Of Catalyst Business (Docket No. 8653)

Notice Of Assumption And/Or Assignment Of Executory Contract Or Unexpired Lease To Purchasers In Connection With Sale Of Catalyst Business (Docket No. 8672)

Notice Of Cure Amount With Respect To Executory Contract Or Unexpired Lease To Be Assumed And Assigned In Connection With The Sale Of Catalyst Business (Docket No. 8726)

Withdrawal Of Maricopa County's Objection To The Debtor's "Catalyst Business Sale Motion" If The Taxes Are Not Paid From The Proceeds (Docket No. 8731)

Notice Of Assumption And/Or Assignment Of Executory Contract Or Unexpired Lease To Purchasers In Connection With Sale Of Catalyst Business (Docket No. 8816) Notice Of Assumption And/Or Assignment Of Executory Contract Or Unexpired Lease To Qualified Bidder In Connection To Sale Of Catalyst Business (Docket No. 8837)

Notice Of Assumption And/Or Assignment Of Executory Contract Or Unexpired Lease To Purchasers In Connection With Sale Of Catalyst Business (Docket No. 8903)

Notice Of Withdrawal Of Limited Objection By Denso International America, Inc. To Assumption And/Or Assignment Of Executory Contract Or Unexpired Lease To Qualified Bidder In Connection With Sale Of Catalyst Business (Docket No. 9071)

Withdrawal Of Objection Of Chrysler LLC To Assumption And/Or Assignment Of Contracts In Connection With The Sale Of Debtor's Catalyst Business (Docket No. 9072)

Memorandum In Support Of Objection To Assumption Of Executory Contract Filed By A-1 Specialized Services And Supplies, Inc. (Docket No. 9085)

Status: The hearing with respect to this matter will be proceeding.

9. "Seventeenth Omnibus Claims Objection" – Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation (Docket No. 8270)

Responses Filed: Response Of Hoover Precision Products, Inc. To Debtors' Seventeenth Omnibus Claims Objection (Docket No. 8388)

Response To Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation (Docket No. 8460)

Response And Objection Of Fraenkische USA, LP To Debtors' Seventeenth Omnibus Claims Objection With Respect To Claim Number 16511 (Docket No. 8473)

Response Of Motorola, Inc. To The Debtors' Seventeenth Omnibus Objection To Claims (Docket No. 8482)

Response Of Temic Automotive Of North America, Inc. To The Debtors' Seventeenth Omnibus Objection To Claims (Docket No. 8483)

Joint Response To Motion Of Barnes Group Canada Corp., As Claimant, And Longacre Master Fund, Ltd., As Assignee (Docket No. 8493)

Response Of Datwyler Rubber & Plastics, Inc. To The Debtors' Seventeenth Omnibus Objection To Claims (Claim Number 10907) (Docket No. 8495)

Response And Objection Of ZF Boge Elastmetall LLC To Debtor's Seventeenth Omnibus Claims Objection (Docket No. 8507)

Response Of Contrarian Funds, LLC To Debtors' Seventeenth Omnibus Claims Objections (Docket No. 8508)

Eaton Corporation's Response To Debtors' Seventeenth Omnibus Claims Objection (Docket No. 8509)

Holset Engineering Company's Response To Debtors' Seventeenth Omnibus Claims Objection (Docket No. 8512)

Response Of ON Semiconductor Components Industries LLC To Debtors' 17th Omnibus Objection To Claims (Docket No. 8513) Claimant's Response To Debtors' Objection To Proofs Of Claim Filed By RLI Insurance Company (Docket No. 8523)

Miami-Dade County Tax Collector's Response To Debtors' Seventeenth Omnibus Claims Objection (Docket No. 8527)

Response On Behalf Of Knox County To Debtors' Seventeenth Omnibus Objection (Docket No. 8528)

Response Of City Of McAllen And South Texas College To Debtor's Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. §502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtor's Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation (Docket No. 8530)

Response Of Liquidity Solutions, Inc., As Assignee, To Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation (Docket No. 8531)

Objection To Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain Claims Subject to Modification, Tax Claims Subject To Modification And Modified Claims Asserting Reclamation (Docket No. 8535)

Response To Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. §502(b) And Fed. R. Bank. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claims Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation (Docket No. 8538)

Response of Contech LLC To Debtors' Seventeenth Omnibus Claims Objection (Docket No. 8542)

Response Of Motion Industries, Inc. To Debtors'
Seventeenth Omnibus Objection (Substantive)
Pursuant To 11 U.S.C. § 502(B) And Fed. R. Bankr.
P. 3007 To Certain (A) Insufficiently Documented
Claims, (B) Claims Not Reflected On Debtors' Books
And Records, (C) Insurance Claim Not Reflected On
Debtors' Books And Records, (D) Untimely Claims
And Untimely Tax Claims, And (E) Claims Subject
To Modification, Tax Claims Subject To
Modification, And Modified Claims Asserting
Reclamation (the "Seventeenth Omnibus Claims
Objection") (Docket No. 8545)

Response Of Vanguard Distributors, Inc. To Debtors' Seventeenth Omnibus Objection To Proofs Of Claim (Docket No. 8547)

Response Of Rothrist Tube Inc. To The Debtors' Seventeenth Omnibus Objection To Claims (Claim Number 2680) (Docket No. 8552)

Response Of NEC Electronics America, Inc. To Debtors' Objection To Claim No. 16368 (Docket No. 8553)

Response Of Cleo Inc. To Debtors' Seventeenth Omnibus Objection To Claims (Docket No. 8554)

Response Of Siemens PLC (A&D Division) To Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. Section 502(B) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation (Docket No. 8566)

Response Of E.I. Du Pont De Nemours And Company To Debtors' Seventeenth Omnibus Objection To Claims (Docket No. 8569)

Collins & Aikman Corporation, et al.'s Response To Debtors' Seventeenth Omnibus Objection (Docket No. 8572)

United States Of America's Response To Debtors' Objection To The Claim Of The Internal Revenue Service (Docket No. 8573)

Response And Opposition Of Conestoga-Rovers & Associates, Inc. To Debtors' Objection To Claim, Made Within Debtors' Seventeenth Omnibus Claims Objection (Docket No. 8576)

Response Of Contitech Elastomer Coatings To Debtors' Seventeenth Omnibus Objection To Claim No. 9079 (Docket No. 8577)

Response Of Benecke-Kaliko AG To Debtors' Seventeenth Omnibus Objection To Claim No. 9080 (Docket No. 8578)

Response Of Harco Brake Systems, Inc. To Seventeenth Omnibus Claim Objection (Docket No. 8580)

L&W Engineering Co.'s Response To Debtors' Seventeenth Omnibus Objection (Docket No. 8581)

Joint Response Of United Plastics Group, As
Claimant, And Longacre Master Fund, LTD., As
Assignee, To Debtors' Seventeenth Omnibus
Objection (Substantive) Pursuant To 11 U.S.C. §
502(d) And Fed. R. Bankr. P. 3007 To Certain (A)
Insufficiently Documented Claims, (B) Claims Not
Reflected On Debtors' Books And Records, (C)
Insurance Claim Not Reflected On Debtors' Books
And Records, (D) Untimely Claims And Untimely
Tax Claims, And (E) Claims Subject To Modification,
Tax Claims Subject To Modification, And Modified
Claims Asserting Reclamation (Docket No. 8585)

Response Of A. Schulman, Inc. In Opposition To Debtors' Seventeenth Omnibus Claims Objection (Docket No. 8586)

Ohio Department Of Taxation's Response To Debtors' Seventeenth Objection To Claims (Docket No. 8587)

Response Of Viasystems To Debtors' Objection To Claim No. 12383 (Docket No. 8591)

Response And Objection Of SPCP Group, L.L.C. To Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Related On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification And Modified Claims Asserting Reclamation (Docket No. 8599)

Response To Seventeenth Omnibus Claims Objection By Knox County Trustee Scheduled Exhibit D-2 (Docket No. 8896)

Response Of Montgomery County, Ohio To Debtors' Seventeenth Omnibus Objection (Docket No. 9010)

Reply Filed:

Debtors' Omnibus Reply In Support Of Debtors'
Seventeenth Omnibus Objection (Substantive)
Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr.
P. 3007 To Certain (A) Insufficiently Documented
Claims, (B) Claims Not Reflected On Debtors' Books
And Records, (C) Insurance Claim Not Reflected On
Debtors' Books And Records, (D) Untimely Claims
And Untimely Tax Claims, And (E) Claims Subject
To Modification, Tax Claims Subject To
Modification, And Modified Claims Asserting
Reclamation (Docket No. 8668)

Related Filings:

Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 Disallowing And Expunging Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books

And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation Identified In Seventeenth Omnibus Claims Objection (Docket No. 8737)

Status:

The hearing will proceed with respect to claims for which no responses have been filed. The hearing will be adjourned with respect to all other responses to future claims hearing dates in accordance with this Court's Order Pursuant To 11 U.S.C.§ 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (I) Dates For Hearings Regarding Objections To Claims And (II) Certain Notices And Procedures Governing Objections To Claims, entered December 7, 2006 (Docket No. 6089).

 "Eighteenth Omnibus Claims Objection" - Debtors' Eighteenth Omnibus Objection (Procedural) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain Duplicate Or Amended Claims (Docket No. 8616)

Responses Filed:

Motion Of Beaver Valley Manufacturing, Inc. For An Order Granting It Leave To Amend Its Claim, No. 11186, Filed July 26, 2006 And Response To Objection To Amended Proof Of Claim Together With Notice Thereof To Parties In Interest Of Opportunity Or Need To Be Heard (Docket No. 8995)

Metalforming Technologies, Inc.'s Response To Debtors' Eighteenth Omnibus Objection (Procedural) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain Duplicate Or Amended Claims (Docket No. 9042)

Reply Filed: An omnibus reply will be filed.

Related Filings: None.

Status: The hearing will proceed with respect to claims for

which no responses have been filed. The hearing will be adjourned with respect to all other responses to future claims hearing dates in accordance with this Court's Order Pursuant To 11 U.S.C.§ 502(b)

And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (I) Dates For Hearings Regarding Objections To Claims And (II) Certain Notices And Procedures Governing Objections To Claims, entered December 7, 2006 (Docket No. 6089).

11. "Nineteenth Omnibus Claims Objection" - Debtors' Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claim, And (D) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, And Consensually Modified And Reduced Claims (Docket No. 8617)

Responses Filed:

Response Of GE Fanuc Automation North America, Inc. To: Debtors' Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C.§ 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claim, And (D) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, And Consensually Modified And Reduced Claims (Docket No. 8723)

Response Of Angelina County, Bexar County, Cameron County, City Of El Paso, City Of Harlingen, City Of San Marcos, Cypress-Fairbanks ISD, Dallas County, Harlingen CISD, Harris County/City Of Houston, Hidalgo County, Montague County, Montgomery County, Nueces County, San Marcos CISD & Tarrant County To Debtor's Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. §502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtor's Books And Records, (C) Untimely Claim, And (D) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, And Consensually Modified And Reduced Claims (Docket No. 8857)

Response Of Akzo Nobel Coatings Inc., To The Debtors' Nineteenth Omnibus Objection To Claims (Docket No. 8902)

Response Of Quality Synthetic Rubber, Inc. To Debtors' Nineteenth Omnibus Objection (Substantive) To Certain Claims (Docket No. 8917)

Response Of United States Steel Corporation To Debtors' Nineteenth Omnibus Claims Objection (Substantive) Pursuant To 11 U.S.C. 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claims, And (D) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, And Consensually Modified And Reduced Claims (Docket No. 8921)

Response Of Ametek Inc. To Debtors' Nineteenth Omnibus Objection To Claims (Docket No. 8923)

Response Of Sierra Inc. To Debtors' Nineteenth Omnibus Objection To Claims (Docket No.8924)

Response Of Siemens Energy & Automation, Inc. To Debtors' Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. Section 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claims, And (D) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, And Consensually Modified And Resolved Claims (Docket No. 8925)

Response Of Solectron Corporation To Nineteenth Omnibus Objection To Claims (Docket No. 8927)

Response Of Liquidity Solutions, Inc., As Assignee, To Debtors' Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claim, And (D) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, And Consensually Modified And Reduced Claims (Docket No. 8928)

Response Of Bellsouth Telecommunications Inc. To Debtors' Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claim, And (D) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, And Consensually Modified And Reduced Claims (Docket No. 8929)

Response Of Demag Plastics Group, Corporation.
Dba Van Dorn Demag Corporation To The Debtors'
Nineteenth Omnibus Objection (Substantive)
Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr.
P. 3007 To Certain (A) Insufficiently Documented
Claims, (B) Claims Not Reflected On Debtors' Books
And Records, (C) Untimely Claim, And (D) Claims
Subject To Modification, Tax Claims Subject To
Modification, Modified Claims Asserting
Reclamation, And Consensually Modified And
Reduced Claims (Docket No. 8931)

Response Of Computer Patent Annuities Limited To The Debtors' Nineteenth Omnibus Claims Objection (Docket No. 8932)

Response Of Cingular Wireless N/K/A AT&T Mobility To Debtors' Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claim, And (D) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, And Consensually Modified And Reduced Claims (Docket No. 8933)

NXP Semiconductors USA Inc.'s Response To The Debtors' Nineteenth Omnibus Objection (Docket No. 8935)

Response Of DC Coaters, Inc. To The Debtors' Nineteenth Omnibus Objection To Claims (Docket No. 8938) Response Of PBR Australia Party Ltd. To Debtors' Nineteenth Omnibus Objection (Substantive)
Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr.
P. 3007 To Certain (A) Insufficiently Documented
Claims, (B) Claims Not Reflected On Debtors' Books
And Records, (C) Untimely Claim, And (D) Claims
Subject To Modification, Tax Claims Subject To
Modification, Modified Claims Asserting
Reclamation, And Consensually Modified And
Reduced Claims (Docket No. 8939)

Response Of Arnold Center, Inc. To Debtors'
Nineteenth Omnibus Objection (Substantive)
Pursuant To 11 U.S.C. §502(b) And Fed. R. Bankr. P.
3007 To Certain (A) Insufficiently Documents
Claims, (B) Claims Not Reflected On Debtors' Books
And Records, (C) Untimely Claim, And (D) Claims
Subject To Modification, Tax, Claims Subject To
Modification, Modified Claims Asserting
Reclamation, And Consensually Modified And
Reduced Claims (Docket No. 8940)

NXP Semiconductors USA, Inc.'s Corrected Response To The Debtors' Nineteenth Omnibus Objection (Docket No. 8941)

Response Of Microsys Technologies, Inc. To The Debtors' Nineteenth Omnibus Objection To Claims (Docket No. 8949)

Response Of Parkview Metal Products, Inc. To Debtors' Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claims And (D) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, And Consensually Modified And Reduced Claims (Docket No. 8950)

Response Of Contrarian Funds, LLC To Debtors' Nineteenth Omnibus Claims Objections (Docket No. 8953)

The State Of New Jersey, Division Of Taxation's Opposition To Debtors' Nineteenth Omnibus

Objection (Substantive) To Claims (Docket No. 8956)

Response Of Benecke-Kaliko AG To Debtors' Nineteenth Omnibus Objection To Claim No. 9081 (Docket No. 8959)

Sherwin Williams Automotive Finishes Corp's Response To Debtors' Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502 (b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claims And (D) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation And Consensually Modified And Reduced Claims (Docket No. 8961)

Marquardt Switches Inc.'s Response To Debtors' Nineteenth Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed. Bankr. P. 3007 (Docket No. 8965)

Response And Objection Of SPCP Group, L.L.C. To Debtors' Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502 (b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claims, And (D) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, And Consensually Modified And Reduced Claims (Claim No. 14134) (Docket No. 8967)

PIC Productivity Improvement Center's Response To Debtors' Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502 (b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claims And (D) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation And Consensually Modified And Reduced Claims (Docket No. 8969)

Limited Joinder Of TPG Credit Opportunities Fund, L.P. And TPG Credit Opportunities Investors, L.P. To The Response Of Solectron Corporation To Nineteenth Omnibus Objection To Claims (Docket No. 8973)

Secretary OF Labor's Response To The Debtors' Nineteenth Omnibus Claims Objection To Her Proof Of Claim Filed On Behalf Of The Delphi Personal Savings Plan For Hourly Employees In The United States (Docket No. 8975)

Response Of Freudenberg Nonwovens LP To Debtors' Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502 (b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims; (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claim, And (D) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, And Consensually Modified And Reduced Claims (Docket No. 8976)

Response Of Siemens Building Technologies, Inc. To Debtors' Nineteenth Omnibus Objection To Claims (Docket No. 8978)

Kiefel Technologies, Inc.'s Response To Notice Of Objection To Claim (Docket No. 8979)

Response of CPT Carrera, Inc. dba Carclo Technical Plastics To Debtors' Nineteenth Omnibus Claims Objection (Docket No. 8980)

Response Of Empresas Ca Le Tlaxcala SA De CV (Claim Number 15511) To Debtors' Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. §502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claim, And (D) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, And Consensually Modified And Reduced Claims (Docket No. 8981)

Response To 19th Omnibus Objection To Claims By Delphi Corporation, et al; Sierra Liquidity Fund, LLC (Assignee); Showers Group Inc. – Shepard Mfg Co., Inc. (Assignor), Claim No. 4211 (Docket No. 8982)

Response To 19th Omnibus Objection To Claims By Delphi Corporation, et al; Sierra Liquidity Fund, LLC (Assignee); Dynamic Corporation (Assignor), Claim No. 14669 (Docket No. 8984)

Response Of Furukawa Electric North America APD And Furukawa Electric Co., Ltd. To Debtors' 19th Omnibus Claims Objection (Regarding Claim No. 10574) (Docket No. 8986)

Response Of City Of Vandalia, Ohio To Debtors'
Nineteenth Omnibus Objection (Substantive)
Pursuant To 11 U.S.C. §502(b) And Fed. R. Bankr. P.
3007 To Certain (A) Insufficiently Documented
Claims, (B) Claims Not Reflected On Debtors' Books
And Records, (C) Untimely Claim, And (D) Claims
Subject To Modification, Tax, Claims Subject To
Modification, Modified Claims Asserting
Reclamation, And Consensually Modified And
Reduced Claims (Docket No. 8987)

Response Of Freudenberg-NOK, Inc. To Debtors'
Nineteenth Omnibus Objection (Substantive)
Pursuant To 11 U.S.C. §502(b) And Fed. R. Bankr. P.
3007 To Certain (A) Insufficiently Documented
Claims; (B) Claims Not Reflected On Debtors' Books
And Records, (C) Untimely Claim, And (D) Claims
Subject To Modification, Tax Claims Subject To
Modification, Modified Claims Asserting
Reclamation, And Consensually Modified And
Reduced Claims (Docket No. 8989)

Response Of George & Sipes, LLP Claimants To Debtors' Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. §502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claim, And (D) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, And Consensually Modified And Reduced Claims (Docket No. 8990)

Response Of Vector Cantech, Inc. To Debtors' Nineteenth Omnibus Objection (Substantive) To Certain Claims (Docket No. 8991)

Affidavit In Response To The United States Bankruptcy Court To The Objection Of Defendant Delphi Corporation, et al. To Disallow, Expunge Or Modify Claims (Docket No. 8992)

Response Of Freudenberg-NOK General
Partnership To Debtors' Nineteenth Omnibus
Objection (Substantive) Pursuant To 11 U.S.C.
§502(b) And Fed. R. Bankr. P. 3007 To Certain (A)
Insufficiently Documented Claims; (B) Claims Not
Reflected On Debtors' Books And Records, (C)
Untimely Claim, And (D) Claims Subject To
Modification, Tax Claims Subject To Modification,
Modified Claims Asserting Reclamation, And
Consensually Modified And Reduced Claims
(Docket No. 8993)

Response Of Select Industries Corporation In Opposition To Debtors' Nineteenth Omnibus Claims Objection (Docket No. 8994)

Response Of Schaeffler KG To Debtors' Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claim, And (D) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, And Consensually Modified And Reduced Claims (Docket No. 8996)

Response Of Claimant Milliken & Company To Debtors' Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 Seeking, In Part, To Modify The Amount Of Milliken's Filed Claim (Docket No. 8997) Secretary Of Labor's Response To The Debtors' Nineteenth Omnibus Claims Objection To Her Proof Of Claim Filed On Behalf Of The ASEC Manufacturing Sponsored Employee Benefit Plans (Docket No. 9000)

Sherwin Williams Company's Response To Debtors' Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claims And (D) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation And Consensually Modified And Reduced Claims (Docket No. 9007)

Response Of Circle Broach Company To 19th Omnibus Claims Objection (Docket No. 9011)

Response To Debtor's Nineteenth Omnibus Objection To Claims by Phyllis A. Hayes On Behalf Of CDW Computer Centers, Inc. (Docket No. 9012)

Response To 19th Omnibus Objection To Claims By Delphi Corporation, et al.; Sierra Liquidity Fund, LLC (Assignee); SMK Electronics Corp USA (Assignor), Claim No. 11615 (Docket No. 9041)

Response Of ATS Ohio Inc. To Debtors' Nineteenth Omnibus Objection To Claims (Docket No. 9075)

Reply Filed: An omnibus reply will be filed.

Related Filings: None.

Status: The hearing will proceed with respect to claims for

which no responses have been filed. The hearing will be adjourned with respect to all other responses to future claims hearing dates in accordance with this Court's Order Pursuant To 11 U.S.C.§ 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (I) Dates For Hearings Regarding Objections To Claims And (II) Certain Notices And Procedures Governing

Objections To Claims, entered December 7, 2006

(Docket No. 6089).

E. Adversary Proceeding

12. "National Union Fire Insurance Company Of Pittsburgh, PA, Declaratory Judgment"— Complaint For Declaratory Judgment Adversary Proceeding No. 07-01435 (Docket No. 1)

Response Filed: None.

Reply Filed: None.

Related Filings: Summons And Notice of Pretrial Conference In An

Adversary Proceeding (Docket No. 2)

Stipulation Extending Time To Answer Or Move

(Docket No. 4)

Status: By agreement of the parties this matter is being

adjourned to the September 27, 2007 omnibus

hearing.

Dated: New York, New York August 15, 2007

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

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EXHIBIT E

05-44481-rdd Doc 9118 Filed 08/17/07 Entered 08/17/07 19:37:20 Main Document Pg 71 of 482 Delphi Corporation Special Parties

Name	CreditorNoticeName	Address1	Address2	City	State	Zip
	Hodges Doughty & Carson					
Knox County Trustee Fred Sisk	PLLC	Dean B Farmer	PO Box 869	Knoxville	TN	37901-0869
-	Melinda S Thornton					
	Murray A Greenberg					
Miami Dade County Tax Collector	RA Cuevas Jr	Stephen P Clark Ctr	111 NW First St Ste 2810	Miami	FL	33128-1993
·	Douglas M Tout Assistant					
Montgomery County Treasurer	Prosecuting Attny	301 W Third St	PO Box 972	Dayton	ОН	45422
Montgomery County Treasurer		451 W Third St		Dayton	ОН	45422-0476
Montgomery County Treasurer		PO Box 972		Dayton	ОН	45422-0475
	Tuscaloosa County Tax					
Tuscaloosa County	Collector	Peyton C Cochrane	714 Greensboro Ave Rm 124	Tuscaloosa	AL	35401

EXHIBIT F

Hearing Date: August 16, 2007

Hearing Time: 10:00 a.m. (prevailing Eastern time)

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP 333 West Wacker Drive, Suite 2100 Chicago, Illinois 60606 (312) 407-0700 John Wm. Butler, Jr. (JB 4711) John K. Lyons (JL 4951) Ron E. Meisler (RM 3026)

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Delphi Legal Information Website: http://www.delphidocket.com

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

Debtors. . (Jointly Administered

DEBTORS' OMNIBUS REPLY IN SUPPORT OF DEBTORS' SEVENTEENTH OMNIBUS OBJECTION (SUBSTANTIVE) PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 3007 TO CERTAIN (A) INSUFFICIENTLY DOCUMENTED CLAIMS, (B) CLAIMS NOT REFLECTED ON DEBTORS' BOOKS AND RECORDS, (C) INSURANCE CLAIM NOT REFLECTED ON DEBTORS' BOOKS AND RECORDS, (D) UNTIMELY CLAIMS AND UNTIMELY TAX CLAIMS, AND (E) CLAIMS SUBJECT TO MODIFICATION, TAX CLAIMS SUBJECT TO MODIFICATION, AND MODIFIED CLAIMS ASSERTING RECLAMATION WITH RESPECT TO CLAIMS LISTED ON EXHIBIT E-2

("DEBTORS' OMNIBUS REPLY IN SUPPORT OF SEVENTEENTH OMNIBUS CLAIMS OBJECTION – EXHIBIT E-2")

Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), hereby submit this omnibus reply in support of the Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject to Modification, And Modified Claims Asserting Reclamation (Docket No. 8270) (the "Seventeenth Omnibus Claims Objection") with respect to claims (as that term is defined below) listed on Exhibit E-2 thereto, and respectfully represent as follows:

1. The Debtors filed the Seventeenth Omnibus Claims Objection on June 15, 2007, seeking entry of an order (a) disallowing and expunging certain "Claims," as that term is defined in 11 U.S.C. § 101(5), because they contain insufficient documentation in support of the Claims asserted, (b) disallowing and expunging certain Claims because they assert liabilities or dollar amounts that are not reflected on the Debtors' books and records, (c) disallowing and expunging one Claim, which was filed by an insurance company, because it asserts liabilities that are not reflected on the Debtors' books and records, (d) disallowing and expunging certain Claims because they were untimely pursuant to the Bar Date Order, (e) disallowing and expunging one Claim because it was filed by a taxing authority and was untimely pursuant to the Bar Date Order, (f) revising the asserted amount or classification, and/or changing the identity of

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Capitalized terms used and not otherwise defined herein have the meanings ascribed to them in the Seventeenth Omnibus Claims Objection.

the alleged Debtor with respect to certain Claims, (g) revising the asserted amount or classification, and/or changing in the identity of the alleged Debtor, with respect to certain Claims filed by taxing authorities, or (h) revising the asserted amount or classification, and/or changing the identity of the alleged Debtor, with respect to certain Claims, some of which are subject to an agreement between the claimant and the Debtors relating to the valid amount of each claimant's reclamation demand, subject to certain reserved defenses, and some of which are held by claimants who are deemed to have consented to the Debtors' determination of the valid amount of the reclamation demand.

- 2. The Debtors sent to each claimant whose proof of claim is subject to an objection pursuant to the Seventeenth Omnibus Claims Objection a personalized Notice Of Objection To Claim, which specifically identified such claimant's proof of claim that is subject to an objection and the basis for such objection. Responses to the Seventeenth Omnibus Claims Objection were due by 4:00 p.m. (prevailing Eastern time) on July 12, 2007.
- Due to an error with the customized mail file that was provided to the Debtors' noticing agent to generate the personalized Notices Of Objection To Claim, the personalized Notices Of Objection To Claims that were sent to claimants whose Claims are listed on Exhibit E-2 to the Seventeenth Omnibus Claims Objection mislabeled the claims classification headings. To correct this error, the Debtors sent a revised personalized Notice Of Objection To Claim to each claimant whose Claim is listed on Exhibit E-2 to the Seventeenth Omnibus Claims Objection, setting the hearing on the Debtors' objection to such Claim for the August 16, 2007 omnibus hearing and extending the deadline for such claimants to respond to the Seventeenth Omnibus Claims Objection to 4:00 p.m. (prevailing Eastern time) on August 9, 2007. ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 3007

- 4. Pursuant to the Order Disallowing And Expunging Certain (A)
 Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records,
 (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And
 Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To
 Modification, And Modified Claims Asserting Reclamation Identified In Seventeenth Omnibus
 Claims Objection (Docket No. 8737) entered July 26, 2007, this Court adjourned the hearing
 with respect to all Claims listed on Exhibit E-2 to the Seventeenth Omnibus Claims Objection to
 August 16, 2007.
- 5. As of August 14, 2007 at 12:00 p.m. (prevailing Eastern time), the Debtors had received four timely-filed formal docketed responses and one untimely-filed formal docketed response (collectively, the "Responses") to the Seventeenth Omnibus Claims Objection from Claimants whose Claims are listed on Exhibit E-2 thereto. In the aggregate, the five Responses cover 27 Claims. A chart summarizing each of the Responses is attached hereto as Exhibit A.
- 6. Pursuant to the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections to Claims (Docket No. 6089) entered December 6, 2006 (the "Claims Objection Procedures Order"), the hearing with respect to each of the Claims for which a Response was filed will be adjourned to a sufficiency hearing or claims objection hearing, as appropriate, to determine the disposition of each such Claim.
- 7. As set forth on Exhibit A hereto, the Debtors have agreed to adjourn to a future date the claims hearing with respect to the 27 Claims for which Responses were filed. The

revised proposed order, a copy of which is attached hereto as <u>Exhibit B</u> (the "Revised Order"),² reflects the adjournment of the hearings with respect to the Claims for which Responses were filed, <u>provided</u>, <u>however</u>, that such adjournment will be without prejudice to the Debtors' right to assert that any of such Responses was untimely or otherwise deficient under the Claims Objection Procedures Order.

- 8. In addition to the Responses, the Debtors also received informal letters, emails, and telephone calls from various parties questioning the relief requested with the Seventeenth Omnibus Claims Objection and seeking to reserve certain of their rights with respect thereto (the "Informal Responses"). The Debtors believe that all the concerns expressed by the Informal Responses have been adequately resolved.
- 9. Except for those Claims that have been adjourned to future hearing dates, the Debtors believe that the Revised Order adequately addresses the issues raised by the respondents. Thus, the Debtors request that the Court grant the relief requested by the Debtors and enter the Revised Order.

Attached hereto as <u>Exhibit C</u> is a copy of the Revised Order marked to show revisions to the form of proposed order that was submitted with the Seventeenth Omnibus Claims Objection.

WHEREFORE the Debtors respectfully request that this Court enter an order (a) sustaining the Seventeenth Omnibus Claims Objection with respect to the Claims listed on Exhibit E-2 thereto, subject to the modifications made to the Revised Order, (b) adjourning the hearing with respect to all Claims for which a Response was filed pursuant to the Claims Objection Procedures Order, and (c) granting the Debtors such other and further relief as is just.

Dated: New York, New York August 15, 2007

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

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Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

Exhibit A

In re Delphi Corporation, et al., Case No. 05-44481 (RDD)

Responses To The Debtors' Seventeenth Omnibus Claims Objection - Exhibit E-2 Organized By Respondent¹

RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OR IF CTION	TREATMENT ²
Miami-Dade County	1108	The Miami-Dade County Tax Collector (the	Tax claim subject	Adiourn
Fax Collector		"Miami Tax Collector") filed proof of claim	to modification	,
Docket No. 8527)		no. 1108 for ad valorem taxes with respect to		
		personal property. At the time the claim was		
		filed, the amount owed, including statutory		
		interest, totalled \$17,534.38. The Miami Tax		
		Collector asserts that its claim is secured		
		pursuant to Section 197.122(1), Florida		
		Statutes. Although the Miami Tax Collector		
		acknowledges that a partial payment was		
		made, it asserts that the amount to which the		
		Debtors seek to modify the claim does not		
		account for statutory interest or for amounts		
		owed for certain 2003-2005 taxes. The Miami		
		Tax Collector asserts that the amount owed		
		through July 31, 2007 is \$16,736.31.		

¹ This chart reflects all Responses entered on the docket as of Tuesday, August 14, 2007 at 12:00 p.m. (prevailing Eastern time).

² This chart reflects all resolutions or proposals as of Tuesday, August 14, 2007 at 12:00 p.m. (prevailing Eastern time).

RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
 (Docket No. 8528)	197	Knox County ("Knox") filed proof of claim no. 197 for 2005 taxes in the amount of \$23,130.99. Knox acknowledges that this amount was paid in full on February 27, 2007, but asserts that the payments were late and that the Debtors paid more than what was owed for 2005 taxes. Knox asserts that, after applying this excess payment to the 2006 taxes, \$22,366.74 remains due for 2006 taxes. Such amount, asserts Knox, should be an administrative claim. (See Knox's supplemental response at Docket No. 8896, summarized below).	Tax claim subject to modification	Adjourn
(Docket No. 8535)	2661	Tuscaloosa County ("Tuscaloosa") filed proof of claim no. 2661 for 2005 ad valorem taxes in the amount of \$22,464.47. Tuscaloosa asserts that its claim is secured pursuant to Alabama Code Section 40-1-3, and that interest accrues at a rate of 12% pursuant to Alabama Code Section 40-5-9. Tuscaloosa's claim included \$21,600.45 as the base amount of the taxes and \$864.02 in accrued interest.	Tax claim subject to modification	Adjourn
(Docket No. 8896)	197	Knox asserts that 2005 taxes in the amount of \$23,130.99 remain due. Knox asserts that it received payment from the Debtors and initially applied that payment to the 2005 taxes, leaving 2006 taxes unpaid. Knox subsequently adjusted the application of that payment to cover 2006 taxes, leaving the 2005 taxes unpaid. Knox asserts that its claim should be paid in full as a priority claim.	Tax claim subject to modification	Adjourn
Montgomery County Treasurer (Docket No. 9010) (untimely)	8535, 8540, 8541, 8542, 8543, 8545, 8546, 8547, 8548, 8549, 8550, 8551, 8552, 8553, 8554, 8555, 8557, 8558, 8559, 8560, 8561, 8562, 8563	Montgomery County Treasurer ("Montgomery County") asserts that it filed proofs of claim nos. 8535, 8540, 8541, 8542, 8543, 8545, 8546, 8547, 8548, 8549, 8550, 8551, 8552, 8553, 8554, 8555, 8557, 8558, 8559, 8560, 8561, 8562, and 8563 for real	Tax claims subject to modification	Adjourn

RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR	TREATMENT ²
			OBJECTION	
		estate tax liabilities. Montgomery Court does		
		not oppose changing the Debtor entity that its		
		claim is asserted against. However,		
		Montgomery County disputes the Debtors'		
		proposed reduction of the claim amounts.		
		Montgomery County contends that some of		
		the proofs of claim may be for postpetition		
		liabilities and therefore requests the		
		opportunity to file amended claims if		
_		necessary.		

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

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Debtors. : (Jointly Administered)

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ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 3007 MODIFYING CERTAIN CLAIMS IDENTIFIED IN SEVENTEENTH OMNIBUS CLAIMS OBJECTION ON EXHIBIT E-2

("SEVENTEENTH OMNIBUS CLAIMS OBJECTION ORDER – EXHIBIT E-2")

Upon the Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B)

Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claim, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation, dated June 15, 2007 (the "Seventeenth Omnibus Claims Objection"), of Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"); and upon the record of the hearing held on the Seventeenth Omnibus Claims Objection with respect to the Claims listed on Exhibit E-2 thereto; and after due deliberation thereon; and good and sufficient cause appearing therefor,

Capitalized terms used and not otherwise defined herein shall have the meanings ascribed to them in the Seventeenth Omnibus Claims Objection.

IT IS HEREBY FOUND AND DETERMINED THAT:²

- A. Each holder of a claim, as such term is defined in 11 U.S.C. § 101(5) (as to each, a "Claim") listed on Exhibit D-2³ attached hereto was properly and timely served with a copy of the Seventeenth Omnibus Claims Objection, a personalized Notice Of Objection To Claim, a copy of the Order Pursuant to 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims (Docket No. 6089) (the "Claims Objection Procedures Order"), the proposed order granting the Seventeenth Omnibus Claims Objection. No other or further notice of the Seventeenth Omnibus Claims Objection. No other or further notice of the Seventeenth Omnibus Claims Objection is necessary.
- B. This Court has jurisdiction over the Seventeenth Omnibus Claims
 Objection pursuant to 28 U.S.C. §§ 157 and 1334. The Seventeenth Omnibus Claims Objection
 is a core proceeding under 28 U.S.C. § 157(b)(2). Venue of these cases and the Seventeenth
 Omnibus Claims Objection in this district is proper under 28 U.S.C. §§ 1408 and 1409.
- C. The Tax Claims listed on Exhibit D-2 hereto (a) are overstated and/or (b) were filed and docketed against the wrong Debtors (the "Tax Claims Subject To Modification").
- D. The relief requested in the Seventeenth Omnibus Claims Objection is in the best interests of the Debtors, their estates, their creditors, and other parties-in-interest.

Findings of fact shall be construed as conclusions of law and conclusions of law shall be construed as findings of fact when appropriate. See Fed. R. Bankr. P. 7052.

Each Claim listed on Exhibit E-2 to the Seventeenth Omnibus Claims Objection is listed on Exhibit D-2 hereto.

NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

- hereto is hereby revised to reflect the amount and Debtor listed as the "Claim As Modified." No Claimant listed on Exhibit D-2 shall be entitled to (a) a recovery for any Tax Claim Subject To Modification in an amount exceeding the dollar value listed as the "Modified Total" of the Claim and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column on Exhibit D-2, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit D-2, subject to the Debtors' right to further object to each such Tax Claim Subject To Modification. The Tax Claims Subject To Modification shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest. For clarity, Exhibit F hereto displays the formal name of each of the Debtor entities and their associated bankruptcy case numbers referenced in Exhibit D-2.
- 2. With respect to each Claim for which a Response to the Seventeenth

 Omnibus Claims Objection has been filed and served, all of which Claims are listed on Exhibit

 E-9 hereto, the hearing regarding the objection to such Claims is adjourned to a future hearing

 date to be noticed by the Debtors consistent with and subject to the Claims Objection Procedures

The Claims listed on Exhibits A-1, A-2, B-1, B-2, B-3, C, D-1, D-2, E-1, and E-3 to the Seventeenth Omnibus Claims Objection were disallowed and expunged, modified, or adjourned to a future hearing date, as the case may be, pursuant to the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 Disallowing And Expunging Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation Identified In Seventeenth Omnibus Claims Objection (Docket No. 8737) entered July 26, 2007 (the "Seventeenth Omnibus Claims Objection Order"). Pursuant to the Seventeenth Omnibus Claims Objection Order, this Court adjourned the hearing with respect to all Claims listed on Exhibit E-2 to the Seventeenth Omnibus Claims Objection to August 16, 2007.

Order; <u>provided</u>, <u>however</u>, that such adjournment shall be without prejudice to the Debtors' right to assert that any such Responses were untimely filed or otherwise deficient under the Claims Objection Procedures Order.

- 3. Entry of this order is without prejudice to the Debtors' right to object, on any grounds whatsoever, to any other claims in these chapter 11 cases or to further object to Claims that are the subject of the Seventeenth Omnibus Claims Objection.
- 4. Nothing contained herein shall constitute, nor shall it be deemed to constitute, the allowance of any Claim asserted against any of the Debtors.
- 5. This Court shall retain jurisdiction over the Debtors and the holders of Claims subject to the Seventeenth Omnibus Claims Objection to hear and determine all matters arising from the implementation of this order.
- 6. Each of the objections by the Debtors to each Claim addressed in the Seventeenth Omnibus Claims Objection attached hereto as Exhibits D-2 and E-9 constitutes a separate contested matter as contemplated by Fed. R. Bankr. P. 9014. This order shall be deemed a separate order with respect to each Claim that is the subject of the Seventeenth Omnibus Claims Objection. Any stay of this order shall apply only to the contested matter which involves such Claim and shall not act to stay the applicability or finality of this order with respect to the other contested matters covered hereby.
- 7. Kurtzman Carson Consultants LLC is hereby directed to serve this order, including exhibits, in accordance with the Claims Objection Procedures Order.

8. The requirement under Rule 9013-1(b) of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of New York for the service and filing of a separate memorandum of law is deemed satisfied by the Seventeenth Omnibus Claims Objection.

Dated: New York, New York August ____, 2007

UNITED STATES BANKRUPTCY JUDGE

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EXHIBIT D-2 - TAX CLAIMS SUBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETED	UBJECT TO MODIFICATI CLAIM AS DOCKETED	LION D			CLAIM AS MODIFIED	DIFIED			
Claim: 2234 Date Filed: 03/09/2006 Docketed Total: \$1,013.04 Filing Creditor Name and Address: BOULDER COUNTY TREASURER	Claim Holder Name and Address BOULDER COUNTY TREASURER PO BOX 471 BOULDER, CO 80306	S	Docketed Total:	\$1,013.04			Modified Total:	\$777.13	1
PO BOX 4/1 BOULDER, CO 80306	<u>Case Number*</u> 05-44481	Secured \$1,013.04	Priority	Unsecured	Case Number* 05-44640	Secured \$777.13	Priority	Unsecured	
		\$1,013.04				\$777.13			
Claim: 671 Date Filed: 11/18/2005 Docketed Total: \$37.00 Filing Creditor Name and Address: DYER COUNTY TRUSTEE PO BOX 220	Claim Holder Name and Address DYER COUNTY TRUSTEE PO BOX 220 DYERSBURG, TN 38025	n	Docketed Total:	837.00			Modified Total:	\$28.38	
DYERSBURG, TN 38025	<u>Case Number*</u> 05-44481	Secured \$37.00	<u>Priority</u>	Unsecured	Case Number* 05-44640	Secured \$28.38	Priority	Unsecured	Pg - 8
		\$37.00				\$28.38			37 of
Claim: 11372 Date Filed: 07/27/2006 Docketed Total: \$218,106.97 Filing Creditor Name and Address: ERIE COUNTY TREASURER	Claim Holder Name and Address ERIE COUNTY TREASURER 247 COLUMBUS AVE STE 115 SANDUSKY, OH 44870	s s	Docketed Total:	\$218,106.97			Modified Total:	\$188,837.20	1482
SANDUSKY, OH 44870	Case Number* 05-44481	<u>Secured</u> \$218,106.97	Priority	Unsecured	Case Number* 05-44640	<u>Secured</u> \$188,837.20	<u>Priority</u>	Unsecured	
		\$218,106.97			'	\$188,837.20			7.07.20 Wall Doca
*See Exhibit F for a listing of debtor entities by case number.	case number.		Page 1 of 5	of 5					

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

EXHIBIT D-2 - TAX CLAIMS SUBJECT TO MODIFICATION Of AIM TO BE MODIFIED	UBJECT TO MODIFICATION	TION			CI AIM AS MODIEIED	Gira			
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Claim: 7182 Date Filed: 05/31/2006 Docketed Total: \$359.23 Filing Creditor Name and Address: GILES CO TN	Claim Holder Name and Address GILES CO TN GILES COUNTY TRUSTEE PO BOX 678	SS	Docketed Total:	\$359.23			Modified Total:	\$268.49	-44481-rdd
PO BOX 678 COURTHOUSE PULASKI, TN 38478	PULASKI, TN 38478 <u>Case Number*</u> 05-44481	Secured \$359.23 \$359.23	<u>Priority</u>	Unsecured	Case Number* 05-44640	Secured \$268.49	<u>Priority</u>	Unsecured	Doc 9118
						1.0029			F
Claim: 3655 Date Filed: 05/01/2006 Docketed Total: \$8.75 Filing Creditor Name and Address: HAYWOOD COUNTY TRUSTEE COURTHOUSE	Claim Holder Name and Address HAYWOOD COUNTY TRUSTEE COURTHOUSE BROWNSVILLE, TN 38012	'ss YTEE	Docketed Total:	\$8.75			Modified Total:	88.58	Filed 08/17/07
BKOWNSVILLE, IN 38012	Case Number* 05-44481	Secured	Priority \$8.58	Unsecured \$0.17	<u>Case Number*</u> 05-44481	Secured	Priority	Unsecured \$0.00	Er
			88.58	80.17	05-44640		\$8.58		ntere
							00.00	0000	ed
Claim: 16116 Date Filed: 08/09/2006 Docketed Total: \$22.25 Filing Creditor Name and Address: LAPORTE COUNTY IN	Claim Holder Name and Address LAPORTE COUNTY IN LAPORTE COUNTY TREASURER 813 LINCOLNWAY STE 205	ss URER	Docketed Total:	\$22.25			Modified Total:	\$20.23	08/17/07 19
LAPORTE COUNTY TREASURER 813 LINCOLNWAY STE 205 LAPORTE, IN 46360-3491	LAPORTE, IN 46360-3491 <u>Case Number*</u> 05-44481	Secured	<u>Priority</u> \$22.25	Unsecured	Case Number* 05-44640	Secured	Priority \$20.23	Unsecured	9:37:20
			\$22.25				\$20.23		Main Document
*See Exhibit F for a listing of debtor entities by case number.	case number.		3. C	,					

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In re Delphi Corporation, <u>et al.</u> Case No. 05-4481 (RDD)

EXHIBIT D-2 - TAX CLAIMS SUBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETED	UBJECT TO MODIFICATION CLAIM AS DOCKETED	TION			CLAIM AS MODIFIED	FIED			`
									
Claim: 8415 Date Filed: 06/23/2006 Docketed Total: \$455.00 Filing Creditor Name and Address: MONTGOMERY CO TN	Claim Holder Name and Address MONTGOMERY CO TN MONTGOMERY COUNTY TRUSTEES OFFICE 350 PAGFANTIN	ss RUSTEES	Docketed Total:	\$455.00			Modified Total:	8422.68	-444 01-1uu
TRUSTEES OFFICE 350 PAGEANT LN STE 101	STE 101 A CLARKSVILLE, TN 37041								DUC 9.
CLAKKSVILLE, 118 3/041	Case Number* 05-44640	Secured	<u>Priority</u> \$455.00	Unsecured	<u>Case Number*</u> 05-44640	Secured	Priority \$422.68	Unsecured	110
			\$455.00				\$422.68		
Claim: 8537 Date Filed: 06/26/2006	Claim Holder Name and Address	SS							
Docketed Total: \$13,321.05 Filing Creditor Name and Address:	MONTGOMERY COUNTY TREASURER		Docketed Total:	\$13,321.05			Modified Total:	\$4,787.82	<u> </u>
MONTGOMERY COUNTY TREASURER	PO BOX 817600 DAYTON, OH 45481								7g 8g
PO BOX 817600 DAYTON, OH 45481	<u>Case Number*</u> 05-44640	Secured \$13,321.05	Priority	Unsecured	Case Number* 05-44640	<u>Secured</u> \$4,787.82	Priority	Unsecured	of 48
		\$13,321.05			l	\$4,787.82			2
Claim: 1681 Date Filed: 01/26/2006	Claim Holder Name and Address	SS							
Docketed Total: \$1,290.10 Filing Creditor Name and Address:	PALM BEACH COUNTY TAX COLLECTOR	×	Docketed Total:	\$1,290.10			Modified Total:	2989.67	
PALM BEACH COUNTY I AX COLLECTOR PO BOX 3715	FU BOA 5/15 WEST PALM BEACH, FL 33402-3715	402-3715							9.57.
WEST PALM BEACH, FL 33402-3715	Case Number* 05-44640	Secured \$1,290.10	Priority	Unsecured	Case Number* 05-44640	<u>Secured</u> \$989.67	Priority	Unsecured	
		\$1,290.10				7989.89			
*See Exhibit F for a listing of debtor entities by case number.	case number.			i c					

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EXHIBIT D-2 - TAX CLAIMS SUBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETED	UBJECT TO MODIFICATION OF CLAIM AS DOCKETED	FION			CLAIM AS MODIFIED				
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Claim: 8661 Date Filed: 06/27/2006 Docketed Total: \$47,271.82 Filing Creditor Name and Address:	Claim Holder Name and Address PEYTON C COCHRANE TAX COLLECTOR 714 GREENSBORO AVE PM 124	, , , ,	Docketed Total:	\$47,271.82			Modified Total:	8906.59	-44401-1U
COLLECTOR 714 GREENSBORO AVE RM 124 TUSCALOOSA, AL 35401	TUSCALOOSA, AL 35401 Case Number* 05-44640	Secured \$47,271.82	Priority	Unsecured	Case Number* Se 05-44640	Secured \$906.59	Priority	Unsecured	, Duc 9
		847,271.82				8906.59			110
Claim: 1783 Date Filed: 02/06/2006	Claim Holder Name and Address								
7 7 0	PINAL COUNTY TREASURER PO BOX 729 FLORENCE, AZ 85232-0729	×	Docketed Total:	\$569.53			Modified Total:	\$557.21	cu oori
PO BOX 729 FLORENCE, AZ 85232-0729	<u>Case Number*</u> 05-44640	<u>Secured</u> \$569.53	<u>Priority</u>	Unsecured	<u>Case Number*</u> Se 05-44640	Secured \$557.21	Priority	Unsecured	.7707 <u>Pa 90</u>
		\$569.53				\$557.21			of Λ
Claim: 559 Date Filed: 11/14/2005	Claim Holder Name and Address								22 22
Docketed Total: \$502.98 Filing Creditor Name and Address: SHELBY COUNTY TRUSTEE	SHELBY COUNTY TRUSTEE PO BOX 2751 MEMPHIS, TN 38101-2751		Docketed Total:	\$502.98			Modified Total:	\$385.85	00/1//
PO BOX 2751 MEMPHIS, TN 38101-2751	Case Number* 05-44481	<u>Secured</u> \$502.98	<u>Priority</u>	Unsecured	<u>Case Number*</u> Se 05-44640	Secured \$385.85	Priority	Unsecured	J1 13.0
		\$502.98				8385.85			37.20
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*See Exhibit F for a listing of debtor entities by case number.	case number.		, F. 200	200					

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

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Claim: 560 Date Filed: 11/14/2005	Claim Holder Name and Address								-444
Docketed Total: \$153.92 Filing Creditor Name and Address: SHELBY COUNTY TRUSTEE	SHELBY COUNTY TRUSTEE PO BOX 2751 MEMPHIS, TN 38101-2751		Docketed Total:	\$153.92			Modified Total:	\$118.08	81-IUU
PO BOX 2/31 MEMPHIS, TN 38101-2751	<u>Case Number*</u> 05-44640	Secured \$153.92	<u>Priority</u>	Unsecured	Case Number* 05-44640	Secured \$118.08	Priority	Unsecured	DOC
		\$153.92			l	\$118.08			ЭТТ
Claim: 9302 Date Filed: 07/11/2006	Claim Holder Name and Address								1 0
Docketed Total: \$761,504.21 Filing Creditor Name and Address:	TRUMBULL COUNTY TREASURER	SURER	Docketed Total:	\$761,504.21			Modified Total:	\$661,150.94	-iieu
TRUMBULL COUNTY TREASURER	WARREN, OH 44481-1090								UOI
160 HIGH ST NW WARREN, OH 44481-1090	Case Number* 05-44481	<u>Secured</u> \$761,504.21	Priority	Unsecured	Case Number* 05-44640	<u>Secured</u> \$661,150.94	Priority	Unsecured	T//0/
		\$761,504.21			l	\$661,150.94		91 01	LI 11 of
Claim: 13581 Date Filed: 07/31/2006	Claim Holder Name and Address							1402	400
Docketed Total: \$1,058.87	YAZOO CO MS		Docketed Total:	\$1,058.87			Modified Total:	\$998.94	z u (
Filing Creditor Name and Address:	YAZOO COUNTY TAX COLLECTOR	ECTOR							JOI
YAZOO COUNTY TAX	YAZOO, MS 39194								T//C
COLLECTOR PO BOX 108 YAZOO, MS 39194	Case Number* 05-44640	Secured	<u>Priority</u> \$1,058.87	Unsecured	Case Number* 05-44640	Secured	Priority \$998.94	Unsecured	77 19.
			\$1,058.87				\$998.94		37.20
					Total Claims to	Fotal Claims to be Modified: 15			יו ע
					Total Amount as Docketed:	as Docketed:	\$1,045,674.72		viaii
					Total Amount as Modified:	as Modified:	\$860,257.79		ו טט
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*See Exhibit F for a listing of debtor entities by case number.	case number.		3 5 5 0 C						

Page 5 of 5

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

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Case Number Secured Priority Secured Priority Secured Secured Priority Secured Secured	9 lress:	Claim Holder Name and Addres KNOX COUNTY TRUSTEE C O ATTORNEY DEAN B FA HODGES DOUGHTY CARSC PO BOX 869	SS ARMER ON PLLC	Docketed Total:	\$37,170.22			Modified Total:	\$16,644.73
Claim Holder Name and Address Stockted Total: Stockted Total	NOS.	KNOXVILLE, TN 37901-0865 Case Number* 05-44481		Priority \$23,130.99 \$37,170.22	Unsecured	Case Number* 05-44640	Secured	Priority \$17,744.32	Unsecured
Case Number Secured Priority Docketed Total: S16,574.78 Docketed Total: S16,574.78 Docketed Total: S16,574.78 Docketed Total: S16,574.78 Docketed Total: S17,354.38 Priority Unsecured O5-44610 S13,297.02 Priority Unsecured O5-44610 S13,297.02 Priority Unsecured O5-44610 S13,297.02 Priority Docketed Total: S287,848.54 S287,848.54 Docketed Total: S287,848.54		South A Lan Complete And Lot of And Lot							
Clase Number* Secured 517,534.38 Priority Unsecured 05-44481 Case Number* State-off of a state of stat	.8 Iress: .A.X 1403	MIAMI, FL 33130	33 X 83	Docketed Total:	\$16,574.78			Modified Total:	\$17,326.03
Claim Holder Name and Address SS87,848.54 Modified Total: Modified Total: MONTGOMERY COUNTY Docketed Total: SS87,848.54 Modified Total: TRANSINER 45 I W THIRD ST Modified Total: Case Number* SSEUREd Priority Unsecured Sceured Priority Unsecured 05-44481 SS87,848.54 SS87,848.54 SS87,848.54 SS90,844.75 SS90,844.75		Case Number* 05-44481	Secured \$17,534.38 \$16,574.78	Priority	Unsecured	Case Number* 05-44640	Secured \$13,297.02 \$17,326.03	Priority —	Unsecured
AST WTHIRD ST DAYTON, OH 45422-0476 Diority Unsecured Case Number* SS83,848.54 SS83,848.54 SS83,848.54 SS83,848.54 SS87,848.54 SS8	.54 these.	Claim Holder Name and Addres MONTGOMERY COUNTY TREASURER	SS	Docketed Total:	\$587,848.54			Modified Total:	\$302,844.75
		451 W THIRD ST DAYTON, OH 45422-0476 Case Number*	Secured \$583,848.54	Priority	Unsecured	Case Number* 05-44640	<u>Secured</u> \$209,844.35	Priority	Unsecured
			\$587,848.54				\$302,844.75		

EXHIBIT E-2 - ADUOJ RNED TAX CLAIMS SJ BUECT TO MODIFICATI CLAIM TO BE MODIFIED CLAIM AS DOCKETED	AX CLAIMS SJ BUECT TO CLAIM AS DOCKETED		ON		CLAIM AS MODIFIED	FIED			
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Claim: 8545 Date Filed: 06/26/2006	Claim Holder Name and Address								
Docketed Total: \$182,850.01 Filing Creditor Name and Address:	MONTGOMERY COUNTY TREASURER		Docketed Total:	\$183,850.01			Modified Total:	\$95,612.74	
MONTGOMERY COUNTY TREASURER	451 W THIRD ST DAYTON, OH 45422-0476								
451 W 1HKD 51 DAYTON, OH 45422-0476	Case Number* 05-44481	<u>Secured</u> \$182,850.01	Priority	Unsecured	Case Number* 05-44640	<u>Secured</u> \$65,719.34	Priority	Unsecured	
		\$183,850.01				\$95,612.74			
Claim: 8547 Date Filed: 06/26/2006	Claim Holder Name and Address								
Docketed Total: \$578,440.64	MONTGOMERY COUNTY		Docketed Total:	\$568,440.94			Modified Total:	\$306,200.23	<u></u>
Filing Creditor Name and Address: MONTGOMERY COUNTY	TREASURER 451 W THIRD ST								001.
TREASURER	DAYTON, OH 45422-0476								Pc
DAYTON, OH 45422-0476	Case Number* 05-44481	<u>Secured</u> \$578,440.64	Priority	Unsecured	Case Number* 05-44640	<u>Secured</u> \$207,900.92	Priority	Unsecured	93 c
		\$568,440.94				\$306,200.23			f 482
Claim: 8559 Date Filed: 06/26/2006	Claim Holder Name and Address)
Docketed Total: \$1,165.11 Filing Creditor Name and Address:	MONTGOMERY COUNTY TREASURER		Docketed Total:	\$1,195.11			Modified Total:	8385.97	
MONTGOMERY COUNTY TREASURER	451 W THIRD ST DAYTON, OH 45422-0476								
451 W THIRD ST DAYTON, OH 45422-0476	<u>Case Number*</u> 05-44481	Secured \$1,165.11	Priority	Unsecured	Case Number* 05-44640	Secured \$285.63	Priority	Unsecured	
		\$1,195.11				\$385.97			
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*See Exhibit F for a listing of debtor entities by case number.	case number.		6	0.9					

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EXHIBIT E-2 - ADUOJ RNED TAX CLAIMS SJ BUECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETED	XX CLAIMS SJ BUECT TO CLAIM AS DOCKETED	O MODIFICATIC D	ON		CLAIM AS MODIFIED	FIED			_
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Claim: 8561 Date Filed: 06/26/2006	Claim Holder Name and Address								
Docketed Total: \$26,607.06 Filing Creditor Name and Address:	MONTGOMERY COUNTY TREASURER		Docketed Total:	839,906.09			Modified Total:	\$2,830.63	01-10
MONTGOMERY COUNTY TREASURER	451 W THIRD ST DAYTON, OH 45422-0476								<u> </u>
451 W THIKD S1 DAYTON, OH 45422-0476	Case Number* 05-44481	Secured \$26,607.06	<u>Priority</u>	Unsecured	Case Number* 05-44640	<u>Secured</u> \$9,820.72	<u>Priority</u>	Unsecured	JUC 9.
		\$39,906.09				\$2,830.63			110
Claim: 8563 Date Filed: 06/26/2006	Claim Holder Name and Address								
7	MONTGOMERY COUNTY		Docketed Total:	\$362,170.67			Modified Total:	\$100,797.00	<u></u>
Filing Creditor Name and Address: MONTGOMERY COUNTY TREASURER	TREASURER 451 W THIRD ST DAYTON, OH 45422-0476								UU/1
451 W THIRD ST DAYTON, OH 45422-0476	<u>Case Number*</u> 05-44481	Secured \$279,130.73	Priority	Unsecured	Case Number* 05-44640	<u>Secured</u> \$100.363.00	Priority	Unsecured	⁷⁰⁷ L
		\$362,170.67			I	\$100,797.00		1-102	f 482
Claim: 8549 Date Filed: 06/26/2006	Claim Holder Name and Address								20 0
Docketed Total: \$1,179,183.93 Filing Creditor Name and Address:	MONTGOMERY COUNTY TREASURER 451 W THIRD ST		Docketed Total:	\$1,162,187.27			Modified Total:	\$444,949.28	0/1//0
MONTOOMERT COONTT TREASURER 451 W THIRD ST	DAYTON, OH 45422-0476								,, 1
451 W. HIROS 51. DAYTON, OH 45422-0476	Case Number* 05-44481	Secured \$1,179,183.93	<u>Priority</u>	Unsecured	Case Number* 05-44640	<u>Secured</u> \$444,646.98	Priority	Unsecured	9.31.2
		\$1,162,187.27				\$444,949.28			<u> </u>
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*See Exhibit F for a listing of debtor entities by case number.

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CLAIM 10 BE MODIFIED	CLAIM AS DOCNE IF				CLAIM AS MODI				05
Claim: 8551 Date Filed: 06/26/2006 Docketed Total: \$1,089.88 Filing Creditor Name and Address: MONTGOMERY COUNTY	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER 451 W. THIRD ST. DAYTON OH 45422-0476		Docketed Total:	\$1,082.88			Modified Total:	\$721.64	1-44401-1UU
ASI W. THIRD ST. DAYTON, OH 45422-0476	Case Number* 05-44481	Secured \$1,089.88 \$1,082.88	<u>Priority.</u>	Unsecured	Case Number* 05-44640	Secured \$391.74 \$721.64	Priority	Unsecured	DOC 3110
Claim: 8553 Date Filed: 06/26/2006 Docketed Total: \$72,963.37 Filing Creditor Name and Address: MONTGOMERY COUNTY TREASURER	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER 451 W. THIRD ST. DAYTON, OH 45422-0476		Docketed Total:	\$63,297.76			Modified Total:	\$39,334.18	Piled 00/17/
451 W. THIRD ST. DAYTON, OH 45422-0476	Case Number* 05-44481	Secured \$72,963.37 \$63,297.76	Priority	Unsecured	Case Number* 05-44640	Secured \$26,224.18 \$39,334.18	Priority —	Unsecured	on 05 of 192
Claim: 8555 Date Filed: 06/26/2006 Docketed Total: \$237.40 Filing Creditor Name and Address: MONTGOMERY COUNTY TREASURER	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER 451 W. THIRD ST. DAYTON, OH 45422-0476		Docketed Total:	\$376.40			Modified Total:	\$85.75	00/11/01 1
451 W. THIRD ST. DAYTON, OH 45422-0476	<u>Case Number*</u> 05-44481	Secured \$237.40 \$376.40	Priority	Unsecured	Case Number* 05-44640	Secured \$85.35	Priority	Unsecured	9.57.20
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*See Exhibit F for a listing of debtor entities by case number.	case number.								

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In re Delphi Corporation, <u>et al.</u> Case No. 05-4481 (RDD)

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		\$542.16	Unsecured		\$7,900.91	<u>Unsecured</u>		\$17.61	Unsecured	
		Modified Total:	Priority		Modified Total:	Priority		Modified Total:	<u>Priority</u>	
ODIFIED			Secured \$549.17			<u>Secured</u> \$3,600.61	87,900.91		Secured \$13.71	\$17.61
CLAIM AS MODIEIED			Case Number* 05-44640			Case Number* 05-44640			<u>Case Number*</u> 05-44640	
		\$1,519.97	Unsecured		\$2,284.48	Unsecured		\$55.29	Unsecured	
NO		Docketed Total:	Priority		Docketed Total:	Priority		Docketed Total:	Priority	
<u>TO MODIFICATI</u> FD		SSS	Secured \$1,516.63 \$1,519.97		SSG	Secured \$9,984.48	\$2,284.48	SSS	Secured \$55.96	\$55.29
AX CLAIMS SJ BUECT TO CLAIM AS DOCKETED		Claim Holder Name and Address MONTGOMERY COUNTY TREASURER 451 W. THIRD ST. DAYTON OH 45422-0476	Case Number* 05-44481		Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972	Case Number* 05-44481		Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON, OH 45422-0475	<u>Case Number*</u> 05-44481	
EXHIBIT E-2 - ADUOJ RNED TAX CLAIMS SJ BUECT TO MODIFICATION CLAIM TO RE MODIFIED CLAIM AS DOCKETED		Claim: 8557 Date Filed: 06/26/2006 Docketed Total: \$1,516.63 Filing Creditor Name and Address: MONTGOMERY COUNTY TREA SUIDED	451 W. THIRD ST. DAYTON, OH 45422-0476	0535	Claim: 8535 Date Filed: 06/26/2006 Docketed Total: \$9,984.48 Filing Creditor Name and Address: MONTGOMERY COUNTY	I KEASOKEK PO BOX 972 DAYTON, OH 45422-0475		Claim: 8540 Date Filed: 06/26/2006 Docketed Total: \$55.96 Filing Creditor Name and Address: MONTGOMERY COUNTY TREASURER	PO BOX 972 DAYTON, OH 45422-0475	

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EXHIBIT E-2 - ADUOJ RNED TAX CLAIMS SJ BUECT TO MODIFICATI CLAIM TO BE MODIFIED CLAIM AS DOCKETED	AX CLAIMS SJ BUECT TO CLAIM AS DOCKETED		NO		CLAIM AS MODIFIED	IED		
Claim: 8542 Date Filed: 06/26/2006 Docketed Total: \$4,329.83 Filing Creditor Name and Address: MONTGOMERY COUNTY	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON OH 45422-0475		Docketed Total:	\$4,732.87			Modified Total:	\$1,052.63
INCASONEN PO BOX 972 DAYTON, OH 45422-0475	Case Number* 05-44481	Secured 84,329.83 84,732.87	Priority	Unsecured	Case Number* 05-44640	Secured \$1,059.72 \$1,052.63	Priority	Unsecured
Claim: 8543 Date Filed: 06/26/2006 Docketed Total: \$9,370.62 Filing Creditor Name and Address: MONTGOMERY COUNTY TREASURER	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON, OH 45422-0475		Docketed Total:	\$2,760.93			Modified Total:	87,796.24
PO BOX 97.2 DAYTON, OH 45422-0475	<u>Case Number*</u> 05-44481	Secured \$9,370.62 \$2,760.93	Priority	Unsecured	Case Number* 05-44640	Secured \$3,367.94 \$7,796.24	<u>Priority</u>	g 97 of 482
Claim: 8546 Date Filed: 06/26/2006 Docketed Total: \$2,628.90 Filing Creditor Name and Address: MONTGOMERY COUNTY TREASURER PORON 972	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON, OH 45422-0475		Docketed Total:	\$3,938.20			Modified Total:	\$244.88
DAYTON, OH 45422-0475	<u>Case Number*</u> 05-44481	Secured \$2,628.90 \$3,938.20	Priority	Unsecured	Case Number* 05-44640	Secured 8944.88	Priority	Unsecured
*See Evhihit F for a listing of debtor entities by case number	ossa mimbar							

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		\$13,819.90	Unsecured	\$38,084.61	Unsecured	\$776.31		
		Modified Total:	Priority	Modified Total:	Priority	Modified Total:		
	ODIFIED		Secured \$12,816.60 \$13,819.90		Secured \$28,084.71 \$38,084.61	Secured	\$337.21 \$776.31	
	CLAIM AS MODIFIED		Case Number* 05-44640		Case Number* 05-44640	Case Number*	05-44640	
		\$75,952.70	Unsecured	\$68,172.20	Unsecured	\$278.19		c c
NO		Docketed Total:	Priority	Docketed Total:	Priority	Docketed Total:		
TO MODIFICATI	ED	SSS	Secured \$35,659.30 \$75,952.70	ss:	Secured \$78,139.90 \$68,172.20	paina S	\$938.16 \$278.19	
AX CLAIMS SJ BUECT 7	CLAIM AS DOCKETED	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972	Case Number* 05-44481	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON, OH 45422-0475	Case Number* 05-44481	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON, OH 45422-0475 Case Number*	05-44481	case number.
EXHIBIT E-2 - ADUJ RNED TAX CLAIMS SJ BUECT TO MODIFICATION	CLAIM TO BE MODIFIED	Claim: 8548 Date Filed: 06/26/2006 Docketed Total: \$35,659.30 Filing Creditor Name and Address: MONTGOMERY COUNTY TOTAL STIDED	DAYTON, OH 45422-0475	Claim: 8550 Date Filed: 06/26/2006 Docketed Total: \$78,139.90 Filing Creditor Name and Address: MONTGOMERY COUNTY TREASURER	PO BOA 97.2 DA YTON, OH 45422-0475	Claim. 8552 Date Filed: 06/26/2006 Docketed Total: \$938.16 Filing Creditor Name and Address: MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON, OH 45422-0475		*See Exhibit F for a listing of debtor entities by case number.

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	\$37,132.63	Unsecured	87	Unsecured		Unsecured	
	Modified Total:	<u>Priority</u>	Modified Total:	Priority	Modified Total:	Priority	
ODIFIED		Secured \$23,129.72 \$37,132.63		Secured \$319.10 \$8712.10		<u>Secured</u> \$343.59	S747.52
CLAIM AS MODIFIED		Case Number* 05-44640		<u>Case Number*</u> 05-44640		<u>Case Number*</u> 05-44640	
	\$73,104.59	Unsecured	\$883.13	Unsecured	\$423.92	Unsecured	
ION	Docketed Total:	Priority	Docketed Total:	Priority	Docketed Total:	Priority	
TO MODIFICAT) TED	S83	Secured 832,104.56 873,104.59	SSS	Secured \$882.12 \$883.13	SSO	Secured \$492.69	5423.92
AX CLAIMS SJ BUECT TO CLAIM AS DOCKETED	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON OH 45422-0475	Case Number* 05-44481	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON, OH 45422-0475	Case Number* 05-44481	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON, OH 45422-0475	Case Number* 05-44481	
EXHIBIT E-2 - ADUOJ RNED TAX CLAIMS SJ BUECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETED	Claim: 8554 Date Filed: 06/26/2006 Docketed Total: \$32,104.56 Filing Creditor Name and Address: MONTGOMERY COUNTY TREASTIRED	PO BOX 972 DAYTON, OH 45422-0475	Claim: 858 Date Filed: 06/26/2006 Docketed Total: \$882.12 Filing Creditor Name and Address: MONTGOMERY COUNTY TREASURER	PO BOX 972 DAYTON, OH 45422-0475	Claim: 8560 Date Filed: 06/26/2006 Docketed Total: \$492.69 Filing Creditor Name and Address: MONTGOMERY COUNTY TREASURER	PO BOX 972 DAYTON, OH 45422-0475	

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Unsecured Secured Secured Secured Str. Secured Str.	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972
Unsecured Case Number* Secured Priority Unsecured S31,900.45 S31,900.45 Total Claims to be Modified: 39 Total Amount as Modified: \$1,123,539,02	Case Number* Secured
Unsecured Case Number	
Unsecured Secured Secured OS-44640 S21,600.45 S31,900.45 OS-44640 S31,900.45 OS-44640 S31,900.45 OS-44640 S31,900.45 OS-44640	Claim Holder Name and Address PEYTON C COCHRANE TAX COLLECTOR 714 GREENSBORO AVE RM 124 TUSCALOOSA, AL 35401
1: 39 87,144,846.13 81,123,539.02	Case Number* 05-4640 \$22,464.47
87,144,846.13 \$1,123,539.02	\$33,494.46

In re Delphi Corporation, et al.

Seventeenth Omnibus Claims Objection

Case No. 05-44481 (RDD)

Exhibit F - Debtor Entity Reference

CASE NUMBER	DEBTOR ENTITY
05-44481	DELPHI CORPORATION
05-44482	ASEC MANUFACTURING GENERAL PARTNERSHIP
05-44507	DELPHI MEDICAL SYSTEMS COLORADO CORPORATION
05-44511	DELPHI MEDICAL SYSTEMS TEXAS CORPORATION
05-44567	DELPHI TECHTRONIC SYSTEMS, INC.
05-44610	DELCO ELECTRONICS OVERSEAS CORPORATION
05-44612	DELPHI DIESEL SYSTEMS CORP.
05-44624	DELPHI CONNECTION SYSTEMS
05-44640	DELPHI AUTOMOTIVE SYSTEMS LLC
05-47474	MOBILE ARIA, INC.

UNITED STATES BANKRUPTCY CO SOUTHERN DISTRICT OF NEW YOR		
	x	
In re	: :	Chapter 11
DELPHI CORPORATION, et al.,	:	Case No. 05-44481 (RDD)
, ,	:	
Debtors.	:	(Jointly Administered)
	v	

ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 3007

DISALLOWING AND EXPUNGING MODIFYING CERTAIN (A) INSUFFICIENTLY

DOCUMENTED CLAIMS, (B) CLAIMS NOT REFLECTED ON DEBTORS' BOOKS AND RECORDS, (C) INSURANCE CLAIM NOT REFLECTED ON DEBTORS' BOOKS AND RECORDS, (D) UNTIMELY CLAIMS AND UNTIMELY TAX CLAIMS, AND (E) CLAIMS SUBJECT TO MODIFICATION, TAX CLAIMS SUBJECT TO MODIFICATION, AND MODIFIED CLAIMS ASSERTING RECLAMATION CLAIMS IDENTIFIED IN SEVENTEENTH

OMNIBUS CLAIMS OBJECTION ON EXHIBIT E-2

("SEVENTEENTH OMNIBUS CLAIMS OBJECTION ORDER - EXHIBIT E-2")

Upon the Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claim, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation, dated June 15, 2007 (the "Seventeenth Omnibus Claims Objection"), of Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"); and upon the record of the hearing held on the Seventeenth

Omnibus Claims Objection with respect to the Claims listed on Exhibit E-2 thereto; and after due deliberation thereon; and good and sufficient cause appearing therefor,

IT IS HEREBY FOUND AND DETERMINED THAT:²

- A. Each holder of a claim, as such term is defined in 11 U.S.C. § 101(5) (as to each, a "Claim") listed on Exhibits A-1, A-2, B-1, B-2, B-3, C, D-1, D-2, E-1, E-2, and E-3Exhibit D-2³ attached hereto was properly and timely served with a copy of the Seventeenth Omnibus Claims Objection, a personalized Notice Of Objection To Claim, a copy of the Order Pursuant to 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims (Docket No. 6089) (the "Claims Objection Procedures Order"), the proposed order granting the Seventeenth Omnibus Claims Objection. No other or further notice of the Seventeenth Omnibus Claims Objection is necessary.
- B. This Court has jurisdiction over the Seventeenth Omnibus Claims
 Objection pursuant to 28 U.S.C. §§ 157 and 1334. The Seventeenth Omnibus Claims
 Objection is a core proceeding under 28 U.S.C. § 157(b)(2). Venue of these cases and the Seventeenth Omnibus Claims Objection in this district is proper under 28 U.S.C. §§ 1408 and 1409.

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Capitalized terms used and not otherwise defined herein shall have the meanings ascribed to them in the Seventeenth Omnibus Claims Objection.

Findings of fact shall be construed as conclusions of law and conclusions of law shall be construed as findings of fact when appropriate. See Fed. R. Bankr. P. 7052.

² DeltaView comparison of pcdocs://chisr02a/642480/1 and pcdocs://chisr02a/642480/3. Performed on 8/15/2007.

- C. The Claims listed on Exhibit A-1 hereto contain insufficient

 documentation to support the Claims asserted (the "Insufficiently Documented Claims").
- D. The Claim listed on Exhibit A-2 hereto contains insufficient documentation to support the Claim asserted and was also untimely filed pursuant to the Bar Date Order (the "Untimely Insufficiently Documented Claim").

E. The Claims listed on Exhibit B-1 hereto contain liabilities or dollar amounts that are not reflected on the Debtors' books and records (the "Books And Records Claims").

F. The Claim listed on Exhibit B-2 hereto, which was filed by a taxing authority, contains liabilities and dollar amounts that are not reflected on the Debtors' books and records (the "Books And Records Tax Claim").

G. The Claims listed on Exhibit B-3 hereto contain liabilities or dollar amounts that are not reflected on the Debtors' books and records and were also untimely filed pursuant to the Bar Date Order (the "Untimely Books And Records Claims").

H. The Claim listed on Exhibit C hereto contains liabilities and dollar amounts that are not reflected on the Debtors' books and records (the "Books And Records Insurance Claim").

I. The Claims listed on Exhibit D-1 hereto were untimely filed pursuant to the Bar Date Order (the "Untimely Claims").

J. The Tax Claims listed on Exhibit D-2 hereto were untimely filed pursuant to the Bar Date Order (the "Untimely Tax Claims").

⁽cont'd from previous page)

Each Claim listed on Exhibit E-2 to the Seventeenth Omnibus Claims Objection is listed on Exhibit D-2 hereto.

³ DeltaView comparison of pcdocs://chisr02a/642480/1 and pcdocs://chisr02a/642480/3. Performed on 8/15/2007.

K. The Claims listed on Exhibit E-1 hereto (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status (the "Claims Subject To Modification").

L. The Tax Claims listed on Exhibit E-2 hereto (a) are overstated and/or (b) were filed and docketed against the wrong Debtors (the "Tax Claims Subject To Modification").

M. The Claims listed on Exhibit E-3 hereto (a) (i) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (ii) were filed and docketed against the wrong Debtors, and/or (iii) incorrectly assert secured or priority status and (b) assert a reclamation demand and either (i) the Debtors and the Claimant have entered into a letter agreement whereby the Debtors and the Claimant agreed upon the valid amount of the reclamation demand or (ii) the Claimant is deemed to have consented to the Debtors' determination of the valid amount of the reclamation demand (with respect to (b)(i) and (ii), each, a "Reclamation Agreement"), subject to the Debtors' right to seek, at any time and notwithstanding the Claimant's agreement or consent to the amount pursuant to the relevant Reclamation Agreement, a judicial determination that certain reserved defenses with respect to the reclamation demand are valid (the "Modified Claims Asserting Reclamation").

<u>D.</u> N. The relief requested in the Seventeenth Omnibus Claims Objection is in the best interests of the Debtors, their estates, their creditors, and other parties-in-interest.

NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

1. Each Insufficiently Documented Claim listed on Exhibit A-1 hereto is hereby disallowed and expunged in its entirety.

⁴ DeltaView comparison of pcdocs://chisr02a/642480/1 and pcdocs://chisr02a/642480/3. Performed on 8/15/2007.

- 2. The Untimely Insufficiently Documented Claim listed on Exhibit A-2
 hereto is hereby disallowed and expunged in its entirety.
- 3. Each Books And Records Claim listed on Exhibit B-1 hereto is hereby disallowed and expunged in its entirety.
- 4. The Books And Records Tax Claim listed on Exhibit B-2 hereto is hereby disallowed and expunged in its entirety.
- 5. Each Untimely Books And Records Claim listed on Exhibit B-3 hereto is hereby disallowed and expunged in its entirety.
- 6. The Books And Records Insurance Claim listed on Exhibit C hereto is hereby disallowed and expunged in its entirety.
- 7. Each Untimely Claim listed on Exhibit D-1 hereto is hereby disallowed and expunged in its entirety.
- 8. Each Untimely Tax Claim listed on Exhibit D-2 hereto is hereby disallowed and expunged in its entirety.
- 9. Each "Claim As Docketed" amount, classification, and Debtor listed on Exhibit E-1 hereto is hereby revised to reflect the amount, classification, and Debtor listed as the "Claim As Modified." No Claimant listed on Exhibit E-1 shall be entitled to (a) a recovery for any Claim Subject to Modification in an amount exceeding the dollar value listed as the "Modified Total" of the Claim, and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit E-1, subject to the Debtors' right to further object to each such Claim Subject to Modification. The Claims Subject to Modification shall

⁵ DeltaView comparison of pcdocs://chisr02a/642480/1 and pcdocs://chisr02a/642480/3. Performed on 8/15/2007.

remain on the claims register, and shall remain subject to future objection by the Debtors and other parties in interest.

hereto is hereby revised to reflect the amount and Debtor listed as the "Claim As Modified." No Claimant listed on Exhibit ED-2 shall be entitled to (a) a recovery for any Tax Claim Subject to Modification in an amount exceeding the dollar value listed as the "Modified Total" of the Claim and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column on Exhibit ED-2, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit ED-2, subject to the Debtors' right to further object to each such Tax Claim Subject to Modification. The Tax Claims Subject to further object to each such Tax Claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest. For clarity, Exhibit F hereto displays the formal name of each of the Debtor entities and their associated bankruptcy case numbers referenced in Exhibit D-2.

11. Each "Claim As Docketed" amount, classification, and Debtor listed on

Exhibit E-3 hereto is hereby revised to the amount and classification listed as the "Claim As

Modified." No Claimant listed on Exhibit E-3 shall be entitled to (a) a recovery for any Modified

Claim Asserting Reclamation in an amount exceeding the dollar value listed as the "Modified

The Claims listed on Exhibits A-1, A-2, B-1, B-2, B-3, C, D-1, D-2, E-1, and E-3 to the Seventeenth Omnibus Claims Objection were disallowed and expunged, modified, or adjourned to a future hearing date, as the case may be, pursuant to the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 Disallowing And Expunging Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation Identified In Seventeenth Omnibus Claims Objection (Docket No. 8737) entered July 26, 2007 (the "Seventeenth Omnibus Claims Objection Order"). Pursuant to the Seventeenth Omnibus Claims Objection Order, this Court adjourned the hearing with respect to all Claims listed on Exhibit E-2 to the Seventeenth Omnibus Claims Objection to August 16, 2007.

⁶ DeltaView comparison of pcdocs://chisr02a/642480/1 and pcdocs://chisr02a/642480/3. Performed on 8/15/2007.

Total" of the Claim, and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column on Exhibit E-3, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit E-3, subject to the Debtors' right to further object to each such Modified Claim Asserting Reclamation. The Modified Claims Asserting Reclamation shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties in interest.

- 2. With respect to each Claim for which a Response to the Seventeenth

 Omnibus Claims Objection has been filed and served, all of which Claims are listed on Exhibit E-9

 hereto, the hearing regarding the objection to such Claims is adjourned to a future hearing date to

 be noticed by the Debtors consistent with and subject to the Claims Objection Procedures Order;

 provided, however, that such adjournment shall be without prejudice to the Debtors' right to assert

 that any such Responses were untimely filed or otherwise deficient under the Claims Objection

 Procedures Order.
- 3. 12. Entry of this order is without prejudice to the Debtors' right to object, on any grounds whatsoever, to any other claims in these chapter 11 cases or to further object to Claims that are the subject of the Seventeenth Omnibus Claims Objection.
- 4. 13. Nothing contained herein shall constitute, nor shall it be deemed to constitute, the allowance of any Claim asserted against any of the Debtors.
- <u>5.</u> <u>14.</u> This Court shall retain jurisdiction over the Debtors and the holders of Claims subject to the Seventeenth Omnibus Claims Objection to hear and determine all matters arising from the implementation of this order.
- <u>6.</u> <u>15.</u> Each of the objections by the Debtors to each Claim addressed in the Seventeenth Omnibus Claims Objection attached hereto as Exhibits A 1, A 2, B 1, B 2, B 3 C,

⁷ DeltaView comparison of pcdocs://chisr02a/642480/1 and pcdocs://chisr02a/642480/3. Performed on 8/15/2007.

<u>D-1, D-2, E-1, E-2, D-2</u> and <u>E-39</u> constitutes a separate contested matter as contemplated by Fed. R. Bankr. P. 9014. This order shall be deemed a separate order with respect to each Claim that is the subject of the Seventeenth Omnibus Claims Objection. Any stay of this order shall apply only to the contested matter which involves such Claim and shall not act to stay the applicability or finality of this order with respect to the other contested matters covered hereby.

<u>7.</u> 16. Kurtzman Carson Consultants LLC is hereby directed to serve this order, including exhibits, in accordance with the Claims Objection Procedures Order.

<u>8.</u> 17.

⁸ DeltaView comparison of pcdocs://chisr02a/642480/1 and pcdocs://chisr02a/642480/3. Performed on 8/15/2007.

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The requirement under Rule 9013-1(b) of the Local Bankruptcy Rules for the United States

Bankruptcy Court for the Southern District of New York for the service and filing of a separate

memorandum of law is deemed satisfied by the Seventeenth Omnibus Claims Objection.

Dated: New York, New York <u>July August</u> ____, 2007

UNITED STATES BANKRUPTCY JUDGE

⁹ DeltaView comparison of pcdocs://chisr02a/642480/1 and pcdocs://chisr02a/642480/3. Performed on 8/15/2007.

Document comparison done by DeltaView on Wednesday, August 15, 2007 11:54:30 AM

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Legend:				
Insertion				
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Deleted cell				
Moved cell	Moved cell			
Split/Merged cell				
Padding cell				

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Insertions		24
Deletions		43
Moved from		0
Moved to		0
Style change		0
Format changed		0
Total changes		67

DeltaView comparison of pcdocs://chisr02a/642480/1 and pcdocs://chisr02a/642480/3. Performed on 8/15/2007.

EXHIBIT G

05-44481-rdd Doc 9118 Filed 08/17/07 Entered 08/17/07 19:37:20 Main Document Pg 113 of 482 Delphi Corporation Special Parties

Name	CreditorNoticeName	Address1	Address2	City	State	Zip
Beaver Valley Manufacturing Inc	Ira Rubin	Goldman Rubin & Shapiro	1340 Woodman Dr	Dayton	ОН	45432
	Pauline K Morgan					
	Michael R Nestor					
	Curtis J Crowther		The Brandywine Bldg 1000 W			
Metalforming Technologies Inc	Sean M Beach	Young Conaway Stargatt & Taylor LLP	St 17th FI	Wilmington	DE	19899-0931
	Pauline K Morgan					
	Michael R Nestor					
	Curtis J Crowther					
Metalforming Technologies Inc	Sean M Beach	Young Conaway Stargatt & Taylor LLP	PO Box 391	Wilmington	DE	19899-0931

EXHIBIT H

Hearing Date: August 16, 2007

Hearing Time: 10:00 a.m. (prevailing Eastern time)

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP 333 West Wacker Drive, Suite 2100 Chicago, Illinois 60606 (312) 407-0700 John Wm. Butler, Jr. (JB 4711) John K. Lyons (JL 4951) Ron E. Meisler (RM 3026)

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP Four Times Square New York, New York 10036 (212) 735-3000 Kayalyn A. Marafioti (KM 9632) Thomas J. Matz (TM 5986)

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

Delphi Legal Information Hotline:

Toll Free: (800) 718-5305 International: (248) 813-2698

Delphi Legal Information Website: http://www.delphidocket.com

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11

DELPHI CORPORATION, <u>et al.</u>, : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

----- x

DEBTORS' OMNIBUS REPLY IN SUPPORT OF DEBTORS' EIGHTEENTH OMNIBUS OBJECTION (PROCEDURAL) PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 3007 TO CERTAIN DUPLICATE OR AMENDED CLAIMS

("DEBTORS' OMNIBUS REPLY IN SUPPORT OF EIGHTEENTH OMNIBUS CLAIMS OBJECTION")

Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), hereby submit this omnibus reply in support of the Eighteenth Omnibus Objection (Procedural) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain Duplicate Or Amended Claims (Docket No. 8616) (the "Eighteenth Omnibus Claims Objection"), and respectfully represent as follows:

- 1. The Debtors filed the Eighteenth Omnibus Claims Objection on July 13, 2007, seeking to disallow and expunge certain "Claims," as that term is defined in 11 U.S.C. § 101(5), because such Claims are duplicative of other Claims or have been amended or superseded by later-filed Claims. The Debtors sent to each claimant whose proof of claim is subject to an objection pursuant to the Eighteenth Omnibus Claims Objection a personalized Notice Of Objection To Claim, which specifically identified such claimant's proof of claim that is subject to an objection and the basis for such objection. Responses to the Eighteenth Omnibus Claims Objection were due by 4:00 p.m. (prevailing Eastern time) on August 9, 2007.
- 2. As of August 15, 2007 at 12:00 p.m. (prevailing Eastern time), the Debtors had received two timely-filed formal responses and one undocketed response to the Eighteenth Omnibus Claims Objection (collectively, the "Responses"). In the aggregate, the three Responses cover three claims. A chart summarizing each of the Responses by respondent is attached hereto as Exhibit A.
- Pursuant to the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr.
 P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings

Capitalized terms used and not otherwise defined herein have the meanings ascribed to them in the Eighteenth Omnibus Claims Objection.

Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections to Claims (Docket No. 6089) entered December 6, 2006 (the "Claims Objection Procedures Order"), the hearing with respect to each of the Claims for which a Response was filed will be adjourned to a sufficiency hearing or claims objection hearing, as appropriate, to determine the disposition of each such Claim; provided, however, that such adjournment will be without prejudice to the Debtors' right to assert that any such Responses were untimely-filed or otherwise deficient under the Claims Objection Procedures Order.

- 4. As set forth on Exhibit A hereto, the Debtors have agreed to adjourn to a future date the claims hearing with respect to the three Claims for which Responses were filed or served. The revised proposed order, a copy of which is attached hereto as Exhibit B (the "Revised Order"),² reflects the adjournment of the hearings with respect to the Claims for which Responses were filed.
- 5. Except for those Claims with respect to which a hearing has been adjourned to a future hearing date, the Debtors believe that the Revised Order adequately addresses the concerns of the respondents. Thus, the Debtors request that the Court grant the relief requested by the Debtors and enter the Revised Order.

Attached hereto as <u>Exhibit C</u> is a copy of the Revised Order marked to show revisions to the form of proposed order that was submitted with the Eighteenth Omnibus Claims Objection.

WHEREFORE the Debtors respectfully request that this Court enter an order (a) sustaining the Eighteenth Omnibus Claims Objection, subject to the modifications reflected in the Revised Order, (b) adjourning the hearing with respect to all Claims for which a Response was filed pursuant to the Claims Objection Procedures Order, and (c) granting the Debtors such other and further relief as is just.

Dated: New York, New York August 15, 2007

> SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

By: /s/ John Wm. Butler, Jr.
John Wm. Butler, Jr. (JB 4711)
John K. Lyons (JL 4951)
Ron E. Meisler (RM 3026)
333 West Wacker Drive, Suite 2100
Chicago, Illinois 60606
(312) 407-0700

-and-

By: /s/ Kayalyn A. Marafioti
Kayalyn A. Marafioti (KM 9632)
Thomas J. Matz (TM 5986)
Four Times Square
New York, New York 10036
(212) 735-3000

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

Exhibit A

In re Delphi Corporation, et al., Case No. 05-44481 (RDD)

Responses To The Debtors' Eighteenth Omnibus Claims Objection Organized By Respondent

RESPONSE PROOF OF	PROOF (OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR	TREATMENT ²
				OBJECTION	
Beaver Valley 16615	16615		Beaver Valley Manufacturing, Inc. ("Beaver	Duplicate and	Adjourn
Manufacturing, Inc.			Valley") asserts that it filed proof of claim no.	amended claim	
(Docket No. 8995)			16615 (the "Amended Claim") in the amount		
			of \$180,633.39 to amend its original claim,		
			proof of claim no. 11186 (the "Original		
			Claim"). According to Beaver Valley, it		
			contested the Debtors' Fifteenth Omnibus		
			Claims Objection to the Original Claim.		
			Beaver Valley states that it filed the amended		
			claim to submit a purchase order that was not		
			issued by the Debtor until March 29, 2007.		
			Beaver Valley contends that the amount of the		
			purchase order was included in the Original		
			Claim.		

¹ This chart reflects all Responses entered on the docket as of Tuesday, August 14, 2007 at 12:00 p.m. (prevailing Eastern time).

² This chart reflects all resolutions or proposals as of Tuesday, August 14, 2007 at 12:00 p.m. (prevailing Eastern time).

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
7	Metalforming Technologies, Inc. (Docket No. 9042)	16612	Metalforming Technologies, Inc. ("MTI") asserts that it filed proof of claim no. 9190 (the "Original Claim") in the amount of \$315,746.36. The Debtors objected to the Original Claim in the Fifteenth Omnibus Claims Objection. MTI asserts that it subsequently filed proof of claim no. 16612 (the "Amended Claim") to amend the Original Claim before the order granting the Fifteenth Omnibus Claims Objection was entered. Therefore, MTI asserts the Debtors have no basis for objecting to the Amended Claim.	Duplicate and amended claim	Adjourn
<u>ب</u>	MacArthur Corporation (undocketed)	16616	MacArthur Corporation ("MacArthur") asserts that it filed proof of claim no. 16616 for consumable products that it supplied to Delphi Corporation prior to October 8, 2005. MacArthur Corporation attaches invoices and purchase orders to its response in support of its claim. MacArthur asserts that it filed proof of claim no. 16616 as an amended claim to proof of claim no. 11599, and its claim should be allowed in the amount of \$414,063.61.	Duplicate and amended claim	Adjourn

UNITED STATES BANKRUPTCY CO SOUTHERN DISTRICT OF NEW YOR	_	
	x	
In re	:	Chapter 11
DELPHI CORPORATION, et al.,	:	Case No. 05-44481 (RDD)
Debtors.	:	(Jointly Administered)
	X	

ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 3007 DISALLOWING AND EXPUNGING DUPLICATE OR AMENDED CLAIMS IDENTIFIED IN EIGHTEENTH OMNIBUS CLAIMS OBJECTION

("EIGHTEENTH OMNIBUS CLAIMS OBJECTION ORDER")

Upon the Eighteenth Omnibus Objection (Procedural) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain Duplicate Or Amended Claims, dated July 13, 2007 (the "Eighteenth Omnibus Claims Objection"), of Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"); and upon the record of the hearing held on the Eighteenth Omnibus Claims Objection; and after due deliberation thereon; and good and sufficient cause appearing therefor,

IT IS HEREBY FOUND AND DETERMINED THAT:²

A. Each holder of a claim, as such term is defined in 11 U.S.C. § 101(5) (as to each, a "Claim") listed on Exhibit A attached hereto was properly and timely served with a

¹ Capitalized terms used and not otherwise defined herein shall have the meanings ascribed to them in the Eighteenth Omnibus Claims Objection.

Findings of fact shall be construed as conclusions of law and conclusions of law shall be construed as findings of fact when appropriate. See Fed. R. Bankr. P. 7052.

copy of the Eighteenth Omnibus Claims Objection, a personalized Notice Of Objection To Claim, a copy of the Order Pursuant to 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims (Docket No. 6089) (the "Claims Objection Procedures Order"), the proposed order granting the Eighteenth Omnibus Claims Objection, and the notice of the deadline for responding to the Eighteenth Omnibus Claims Objection. No other or further notice of the Eighteenth Omnibus Claims Objection is necessary.

- B. This Court has jurisdiction over the Eighteenth Omnibus Claims Objection pursuant to 28 U.S.C. §§ 157 and 1334. The Eighteenth Omnibus Claims Objection is a core proceeding under 28 U.S.C. § 157(b)(2). Venue of these cases and the Eighteenth Omnibus Claims Objection in this district is proper under 28 U.S.C. §§ 1408 and 1409.
- C. The Claims listed on Exhibit A hereto under the column heading "Claim To Be Expunged" are either duplicates of other Claims filed with this Court or have been amended or superseded by later-filed Claims.
- D. The relief requested in the Eighteenth Omnibus Claims Objection and granted herein is in the best interests of the Debtors, their estates, their creditors, and other parties-in-interest.

NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

1. Each "Claim To Be Expunged" listed on Exhibit A hereto is hereby disallowed and expunged in its entirety. Those Claims identified on Exhibit A as "Surviving"

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Claims" shall remain on the Debtors' claims register, but shall remain subject to future objection by the Debtors and other parties-in-interest.

- 2. With respect to each Claim for which a Response to the Eighteenth Omnibus Claims Objection has been filed and served, and which has not been resolved by the parties, all of which Claims are listed on Exhibit B hereto, the hearing regarding the objection to each such Claim is adjourned to a future hearing date to be noticed by the Debtors consistent with and subject to the Claims Objection Procedures Order; provided, however, that such adjournment shall be without prejudice to the Debtors' right to assert that any such Responses were untimely filed or otherwise deficient under the Claims Objection Procedures Order.
- any grounds whatsoever, to any other claims in these chapter 11 cases, or to further object to Claims that are the subject of the Eighteenth Omnibus Claims Objection; provided, however, that solely to the extent that (a) a claimant filed duplicative claims against different Debtors for the same asserted obligation (the "Multiple Debtor Duplicative Claims") and (b) certain of such claimant's Multiple Debtor Duplicative Claims are being disallowed and expunged hereby, if one of the Multiple Debtor Duplicative Claims was originally filed against the correct Debtor, the Debtors shall not seek to have the claimant's remaining Multiple Debtor Duplicative Claim (the "Remaining Claim") disallowed and expunged solely on the basis that such Remaining Claim is asserted against the incorrect Debtor. For the avoidance of doubt, except as expressly provided in the preceding sentence, the Remaining Claims shall remain subject to further objection on any grounds whatsoever, including, without limitation, that any such Remaining Claim is asserted against the incorrect Debtor if the claimant did not file a Multiple Debtor Duplicative Claim against the correct Debtor. Nothing contained herein shall restrict the Debtors from objecting to

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any Remaining Claim or restrict any holder of a Remaining Claim from seeking relief from this

Court for the purposes of requesting that this Court modify the Remaining Claim to assert such

Remaining Claim against a different Debtor.

4. Nothing contained herein shall constitute, nor shall it be deemed to

constitute, the allowance of any Claim asserted against any of the Debtors.

5. This Court shall retain jurisdiction over the Debtors and the holders of

Claims subject to the Eighteenth Omnibus Claims Objection to hear and determine all matters

arising from the implementation of this order.

6. Each of the objections by the Debtors to each Claim addressed in the

Eighteenth Omnibus Claims Objection and set forth on Exhibits A and B hereto constitutes a

separate contested matter as contemplated by Fed. R. Bankr. P. 9014. This order shall be

deemed a separate order with respect to each Claim that is the subject of the Eighteenth Omnibus

Claims Objection. Any stay of this order shall apply only to the contested matter which involves

such Claim and shall not act to stay the applicability or finality of this order with respect to the

other contested matters covered hereby.

7. Kurtzman Carson Consultants LLC is hereby directed to serve this order,

including exhibits, in accordance with the Claims Objection Procedures Order.

8. The requirement under Rule 9013-1(b) of the Local Bankruptcy Rules for

the United States Bankruptcy Court for the Southern District of New York for the service and

filing of a separate memorandum of law is deemed satisfied by the Eighteenth Omnibus Claims

Objection.

Dated: New York, New York

August ____, 2007

UNITED STATES BANKRUPTCY JUDGE

4

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

EXHIBIT A - DUPLICATE AND AMENDED CLAIMS

CLAIM TO BE EXPUNGED			SURVIVING CLAIM			05-
ber:	Debtor:	DELPHI CORPORATION (05-44481)	iber:	Debtor: DELPHI	DELPHI CORPORATION (05-44481)	4448
Date Filed: 00.22/2007 Creditor's Name and Address:	Secured:	\$885.93	Date Filed: 05/09/2000 Creditor's Name and Address:	Secured:	\$1,013.04	31-1
SOUNTY TREASURER	Priority		BOULDER COUNTY TREASURER	Priority:		dd
PO BOX 471 BOULDER, CO 80306	Administrative: Unsecured:		PO BOX 471 BOULDER, CO 80306	Adminstrative: Unsecured:		E
	Total:	\$885.93		Total:	\$1,013.04	oc
Claim Number: 11604	Debtor:	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)	ıber:	Debtor: DELPHI	DELPHI CORPORATION (05-44481)	911
Date Filed: 0/12/1/2000 Creditor's Name and Address:	Secured:	\$277,525.00	Date Filed: 0//2//2000 Creditor's Name and Address:	Secured:	\$358,851.00	.8
FREUDENBERG NOK GENERAL	Priority		FREUDENBERG NOK GENERAL PARTNERSHIP	Priority:	\$80,742.02	Fi
PARTNERSHIP BODMAN LLP	Administrative:		BODMAN LLP 6TH FL AT FORD FIELD	Administrative: Unsecured:	\$60,066.20	led
6TH FL AT FORD FIELD 1901 ST ANTOINE ST DETROIT, MI 48226	Total:	\$277,525.00	1901 ST ANTOINE ST DETROIT, MI 48226	Total:	\$499,659.22	08/1
Claim Number: 16595	Debtor:	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)	Claim Number: 12442	Debtor: DELPHI A (05-44640)	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)	7/07 Pg 1
Date Filed: 04-12/2007 Creditor's Name and Address:	Secured:		Date Filed: 01/20/2000 Creditor's Name and Address:	Secured:		L25
LOCKPORT CITY TREASURER CITY OF	Priority		LOCKPORT CITY TREASURER	Priority:		En of
LOCKPORT	Administrative:		CITY OF LOCKPORT	Administrative:	\$23,738.72	
LOCKPORT, NY 14094	Unsecured:	593,707.30	LOCKPORT, NY 14094		10.5005,500	
	LOIAL.	\$93,707.30		Total:	\$93,707.33	0
Claim Number: 16607 Date Filed: 06/04/2007 Creditor's Name and Address:	Debtor: Secured:	DELPHI AUTOMOTIVE SYSTEMS LLC (05 44640)	Claim Number: 3556 Date Filed: 05/01/2006 Creditor's Name and Address:	Debtor: DELPHI (Secured:	DELPHI CORPORATION (05-44481)	3/17/0
	Priority	\$77.18		Priority:		7
POPE COUNTY ARKANSAS 100 W MAIN	Administrative:		POPE COUNTY AR POPE COUNTY TAX COLLECTOR	Administrative:		19
.LE, AR 72801	Unsecured:		100 WEST MAIN ST	Unsecured:	\$100.61	:37
	Total:	\$77.18	KUSSELLVILLE, AK 72801	Total:	\$100.61	:20
Claim Number: 16455	Debtor:	DELPHI CORPORATION (05-44481)	Claim Number: 12693	Debtor: DELPHI	DELPHI AUTOMOTIVE SYSTEMS LLC	i
Date Filed: 12/15/2006	Secured:		Date Filed: 07/28/2006	(05-44640) Secured:	()	Ма
CIVATION STATEMENT AND	Dioniti		Civation 5 Induity and Producess.	Priority	\$16.213.43	n
TROSTEL LTD 901 MAXWELL ST	Administrative:		CONTRARIAN FUNDS LLC AS ASSIGNEE OF TROSTEL LTD	Administrative:		Do
153147	Unsecured:	\$208,432.35	CONTRARIAN FUNDS LLC	Unsecured:	\$1,478,358.39	cu
	Total:	\$208,432.35	411 W POLINAM AVE 3.15 22.3 GREENWICH, CT 06830	Total:	\$1,494,571.82	me
		É	C.J			nt

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD) EXHIBIT A - DUPLICATE AND AMENDED CLAIMS

	05-	44484-rdd 22,08,08 828,09	Doc 9118	Filed 08/17/07 Entered 08/17/07 19:37:20 Pg 126 of 482	Main Document
		Total Claims to be Expunged: Total Asserted Amount to be Expunged:			
	SURVIVING CLAIM				Dane 2 of 2
EXHIBIT A - DUPLICATE AND AMENDED CLAIMS	CLAIM TO BE EXPUNGED				ď

Page 2 of 2

EXHIBIT B - ADJOURNED DUPLICATE AND AMENDED CLAIMS

CLAIM TO BE EXPUNGED			SURVIVING CLAIM)5-
Claim Number: 16615 Date Filed: 06/15/2007 Creditor's Name and Address:	1	DELPHI CORPORATION (05-44481)	Claim Number: 11186 Date Filed: 07/26/2006 Creditor's Name and Address:	Debtor: Secured:	DELPHI CORPORATION (05-44481)	14481- ri
BEAVER VALLEY MANUFACTURING INC GOLDMAN RUBIN & SHAPIRO 1340 WOODMAN DR DAYTON, OH 45432	Priority Administrative: Unsecured: Total:	\$180,633.39	BEAVER VALLEY MANUFACTURING INC GOLDMAN RUBIN & SHAPIRO 1340 WOODMAN DR DAYTON, OH 45432	Priority: Administrative: Unsecured: Total:	\$180,633.39	dd Doc
Claim Number: 16616 Date Filed: 06/22/2007 Creditor's Name and Address: MACARTHUR CORPORATION WINEGARDEN HALEY LINDHOLM & ROBERSTON PLC G 9460 S SAGINAW ST STE A	Debtor: Secured: Priority Administrative: Unsecured:	05-44640) 8414,063.61	Claim Number: 11599 Date Filed: 07/27/2006 Creditor's Name and Address: MAC ARTHUR CORPORATION 3190 TRI PARK DR GRAND BLANC, MI 48439-0010	Debtor: Secured: Priority: Administrative: Unsecured:	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640) S432,705.04	9118 Filed 0
GRAND BLANC, MI 48439	I otal:	\$414,063.61		Total:	\$432,705.04	8/
Claim Number: 16612 Date Filed: 06/11/2007 Creditor's Name and Address: METALFORMING TECHNOLOGIES INC 980 N MICHIGAN AVE STE 1900 CHICAGO, IL 60611	Debtor: Secured: Priority Administrative: Unsecured: Total:	DELPHI CORPORATION (05-44481) \$257,482.41 \$257,482.41	Claim Number: 9190 Date Filed: 07/10/2006 Creditor's Name and Address: METALFORMING TECHNOLOGIES INC 980 N MICHIGAN AVE STE 1900 CHICAGO, IL 60611	Deblor: DELPHI CORPORA' Secured: Priority: Administrative: Unsecured: \$315.74 Total Total Asserted Amount to be Expunged: Total Asserted Amount to be Expunged:	110N (05-4481) 6.36 6.36	1 7/07 Entered 08 / 17/07 19:37:20 Pg 127 of 482

Main Document

UNITED STATES BANKRUPTCY COUR'S SOUTHERN DISTRICT OF NEW YORK	Γ	
	X	
	:	
In re	:	Chapter 11
DELPHI CORPORATION, et al.,	: : : : : : : : : : : : : : : : : : : :	Case No. 05-44481 (RDD)
Debtors.	:	(Jointly Administered)

ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 3007 DISALLOWING AND EXPUNGING DUPLICATE OR AMENDED CLAIMS IDENTIFIED IN EIGHTEENTH OMNIBUS CLAIMS OBJECTION

("EIGHTEENTH OMNIBUS CLAIMS OBJECTION ORDER")

Upon the Eighteenth Omnibus Objection (Procedural) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain Duplicate Or Amended Claims, dated July 13, 2007 (the "Eighteenth Omnibus Claims Objection"), of Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"); and upon the record of the hearing held on the Eighteenth Omnibus Claims Objection; and after due deliberation thereon; and good and sufficient cause appearing therefor,

IT IS HEREBY FOUND AND DETERMINED THAT:²

A. Each holder of a claim, as such term is defined in 11 U.S.C. § 101(5) (as to each, a "Claim") listed on Exhibit A attached hereto was properly and timely served

Capitalized terms used and not otherwise defined herein shall have the meanings ascribed to them in the Eighteenth Omnibus Claims Objection.

with a copy of the Eighteenth Omnibus Claims Objection, a personalized Notice Of Objection To Claim, a copy of the Order Pursuant to 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims (Docket No. 6089) (the "Claims Objection Procedures Order"), the proposed order granting the Eighteenth Omnibus Claims Objection, and the notice of the deadline for responding to the Eighteenth Omnibus Claims Objection. No other or further notice of the Eighteenth Omnibus Claims Objection is necessary.

- B. This Court has jurisdiction over the Eighteenth Omnibus Claims

 Objection pursuant to 28 U.S.C. §§ 157 and 1334. The Eighteenth Omnibus Claims

 Objection is a core proceeding under 28 U.S.C. § 157(b)(2). Venue of these cases and the Eighteenth Omnibus Claims Objection in this district is proper under 28 U.S.C. §§ 1408 and 1409.
- C. The Claims listed on Exhibit A hereto under the column heading "Claim To Be Expunged" are either duplicates of other Claims filed with this Court or have been amended or superseded by later-filed Claims.
- D. The relief requested in the Eighteenth Omnibus Claims Objection and granted herein is in the best interests of the Debtors, their estates, their creditors, and other parties-in-interest.

⁽cont'd from previous page)

Findings of fact shall be construed as conclusions of law and conclusions of law shall be construed as findings of fact when appropriate. See Fed. R. Bankr. P. 7052.

² DeltaView comparison of pcdocs://chisr01a/555270/4 and pcdocs://chisr01a/555270/5. Performed on 8/15/2007.

NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

- 1. Each "Claim To Be Expunged" listed on Exhibit A hereto is hereby disallowed and expunged in its entirety. Those Claims identified on Exhibit A as "Surviving Claims" shall remain on the Debtors' claims register, but shall remain subject to future objection by the Debtors and other parties-in-interest.
- 2. With respect to each Claim for which a Response to the Eighteenth

 Omnibus Claims Objection has been filed and served, and which has not been resolved by the

 parties, all of which Claims are listed on Exhibit B hereto, the hearing regarding the objection to

 each such Claim is adjourned to a future hearing date to be noticed by the Debtors consistent with

 and subject to the Claims Objection Procedures Order; provided, however, that such adjournment

 shall be without prejudice to the Debtors' right to assert that any such Responses were untimely

 filed or otherwise deficient under the Claims Objection Procedures Order.
- 2. Entry of this order is without prejudice to the Debtors' right to object, on any grounds whatsoever, to any other claims in these chapter 11 cases, or to further object to Claims that are the subject of the Eighteenth Omnibus Claims Objection; provided, however, that solely to the extent that (a) a claimant filed duplicative claims against different Debtors for the same asserted obligation (the "Multiple Debtor Duplicative Claims") and (b) certain of such claimant's Multiple Debtor Duplicative Claims are being disallowed and expunged hereby, if one of the Multiple Debtor Duplicative Claims was originally filed against the correct Debtor, the Debtors shall not seek to have the claimant's remaining Multiple Debtor Duplicative Claim (the "Remaining Claim") disallowed and expunged solely on the basis that such Remaining Claim is asserted against the incorrect Debtor. For the avoidance of doubt, except as expressly provided in

³ DeltaView comparison of pcdocs://chisr01a/555270/4 and pcdocs://chisr01a/555270/5. Performed on 8/15/2007.

the preceding sentence, the Remaining Claims shall remain subject to further objection on any grounds whatsoever, including, without limitation, that any such Remaining Claim is asserted against the incorrect Debtor if the claimant did not file a Multiple Debtor Duplicative Claim against the correct Debtor. Nothing contained herein shall restrict the Debtors from objecting to any Remaining Claim or restrict any holder of a Remaining Claim from seeking relief from this Court for the purposes of requesting that this Court modify the Remaining Claim to assert such Remaining Claim against a different Debtor.

- 4. 3. Nothing contained herein shall constitute, nor shall it be deemed to constitute, the allowance of any Claim asserted against any of the Debtors.
- 4. This Court shall retain jurisdiction over the Debtors and the holders of Claims subject to the Eighteenth Omnibus Claims Objection to hear and determine all matters arising from the implementation of this order.
- 5. Each of the objections by the Debtors to each Claim addressed in the Eighteenth Omnibus Claims Objection and set forth on Exhibit AExhibits A and B hereto constitutes a separate contested matter as contemplated by Fed. R. Bankr. P. 9014. This order shall be deemed a separate order with respect to each Claim that is the subject of the Eighteenth Omnibus Claims Objection. Any stay of this order shall apply only to the contested matter which involves such Claim and shall not act to stay the applicability or finality of this order with respect to the other contested matters covered hereby.
- <u>7.</u> 6. Kurtzman Carson Consultants LLC is hereby directed to serve this order, including exhibits, in accordance with the Claims Objection Procedures Order.
- 8. 7. The requirement under Rule 9013-1(b) of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of New York for the service and

⁴ DeltaView comparison of pcdocs://chisr01a/555270/4 and pcdocs://chisr01a/555270/5. Performed on 8/15/2007.

filing of a separate memorandum of la	w is deemed satisfied by the Eighteenth Omnibus Claims
Objection.	
Dated: New York, New York August, 2007	
	UNITED STATES BANKRUPTCY JUDGE

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⁵ DeltaView comparison of pcdocs://chisr01a/555270/4 and pcdocs://chisr01a/555270/5. Performed on 8/15/2007.

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Document 2	pcdocs://chisr01a/555270/5
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Total changes		10

⁶ DeltaView comparison of pcdocs://chisr01a/555270/4 and pcdocs://chisr01a/555270/5. Performed on 8/15/2007.

EXHIBIT I

05-44481-rdd Doc 9118 Filed 08/17/07 Entered 08/17/07 19:37:20 Main Document Pg 135 of 482 Delphi Corporation Special Parties

Name	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip
Agent for CDW Computer Centers Inc	Phyllis A Hayes	Receivable Management Services	307 Intl Cir Ste 720		Hunt Valley	MD	21030
rigent for OBVV Computer Centers inc	1 Hymo / Chayes	receivable management cervices	007 1110 011 010 720		Traint valiey	IVID	21000
Akzo Nobel Coatings Inc	Byron C Starcher Esq	Nelson Mullins Riley & Scarborough LLP	999 Peachtree St NE Ste 1400		Atlanta	GA	30309
AKZO Nobel Coatings inc	Michelle L Meiselman	Neison Mailins Miey & Scarborough EEF	999 Feachtree St NE Ste 1400		Aliania	GA	30309
Akza Nahal Caatings Inc	Esq	EEEE Spalding Dr			Nororoco	GA	30092
Akzo Nobel Coatings Inc	Anne Marie Aaronson &	5555 Spalding Dr			Norcross	GA	30092
A 4 - 1 - 1			2000 Tarra I amara Om	4046 4	Districts	D.4	10100
Ametek Inc	J Gregg Miller	Pepper Hamilton LLP	3000 Two Logan Sq	18th and Arch Streets	Philadelphia	PA	19103
Angelina County	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
l	Linda George &						
Arbogast Michael A And Rebecca C Arbogast	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
Arnold Center Inc	Susan M Cook	Lambert Leser Isackson Cook & Giunta PC	916 Washington Ave Ste 309		Bay City	MI	48708
ATS Ohio Inc	Robert D Gordon	Clark Hill PLC	500 Woodward Ave Ste 3500		Detroit	MI	48226-3435
	Eric H Horn & Vincent A						
Bellsouth Communications Inc	DAgostino Esq	Lowenstein Sandler PC	65 Livingston Ave		Roseland	NJ	07068
Benecke Kaliko AG	Daniel Felden	Continental AG	Strawinskylaan 3111 6th Fl		Amsterdam		1077ZX
	James M Lawniczak &		1400 McDonald Investment				
Benecke Kaliko AG	Nathan A Wheatly	Calfee Halter & Griswold LLP	Center	800 Superior Ave	Cleveland	ОН	44114
	Linda George &			•			
Beuke Robert L	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
204.10 1 10201 1	Linda George &				aa.iapoilo		.020
Bex Russell And Barbara A	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
DEX Russell And Balbara A	Linda George &	Octorge & Olpes EEI	131 N Delaware St Ste 1700		Indianapolis	IIN	40204
Bueke Robert L And Norma J	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
Bueke Robert L And Norma 3	Linda George &	George & Sipes LLF	131 N Delaware St Ste 1700		inulanapolis	IIN	40204
Duis James And Jacqueline		Coorse & Cines II D	151 N. Dolowers Ct Cts 1700		Indiananalia	INI	46004
Buis James And Jacqueline	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
Callanan Industries Inc dba Manitou Concrete	0		- 0 = 1				
Company		Wiedman Vazzana Corcoran & Volta PC	5 S Fitzhugh St	DO D 47400	Rochester	NY	14614
Cameron County	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
Cameron County	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
Cameron County	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
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Canter Richard And Louanna	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
Cingular Wireless nka AT&T Mobility	Eric H Horn	Vincent A DAgostino Esq	Lowenstein Sandler PC	65 Livingston Ave	Roseland	NJ	07068
		Couzens Lansky Fealk Ellis Roeder & Lazar					
Circle Broach Company	Howard A Larson	PC	39395 W 12 Mile Rd Ste 200		Farmington Hills	MI	48331
City of El Paso	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
City of El Paso	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
City of El Paso	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
City of Harlingen	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
City of Harlingen	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
City of Harlingen	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
City of San Marcos	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
City of San Marcos	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
City of Saff Marcos		Linebarger Goggan biair & Sampson LLP	1949 SUUII III 33	FU DUX 1/428	AUSUII	1.	78760
Other of Manual alia Ohia	Sarah B Chapman	District Oshasffer O. Ehaling Os. I.D.A	0700 Kattaria - Taura		Davidana	011	45.400
City of Vandalia Ohio	Carter	Pickrel Schaeffer & Ebeling Co LPA	2700 Kettering Tower		Dayton	ОН	45423
	Linda George &						
Cloncs Donald And Carole L	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
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05-44481-rdd Doc 9118 Filed 08/17/07 Entered 08/17/07 19:37:20 Main Document Pg 136 of 482 Delphi Corporation Special Parties

Name	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip
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	Jeffrey R Gleit & Adam L		Kasowitz Benson Toerres &				40040
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CTP Carrera Inc dba Carclo Technical Plastics		600 Depot St			Latrobe	PA	15650
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DC Coaters	Max K McNeal	DC Coaters Inc	550 W Industrial Dr		Tipton	IN	46072
DC Coaters	Paul R Hage	Jaffe Raitt Heuer & Weiss PC	27777 Franklin Rd Ste 2500		Southfield	MI	48034
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Demag Corporation	Attn Karen Freemean	11792 Alameda Dr			Strongsville	ОН	44136
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Empresas Ca Le Tlaxcala Sa De Cv	Stephen T Bobo	Reed Smith LLP	10 S Wacker Dr 40th FI		Chicago	IL	60606
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Freudenberg Nok Inc	Ralph E McDowell	Bodman LLP	6th Fl at Ford Field	1901 St Antoine St	Detroit	MI	48226
	Freudenberg						
Freudenberg Nonwovens LP	Nonwovens LP Eft	2975 Pembroke Rd			Hopkinsville	KY	42240
Freudenberg Nonwovens LP	Ralph E McDowell	Bodman LLP	6th FI t Ford Field	1901 St Antoine St	Detroit	MI	48226
Furukawa Electric North America APD and							
Furukawa Electric Co Ltd	Gerard DiConza	DiConza Law PC	630 Third Ave 7th FI		New York	NY	10017
Furukawa Electric North America APD and							
Furukawa Electric Co Ltd	Michael S McElwee	Varnum Riddering Schmidt & Howlett LLP	333 Bridge St NW Ste 1700		Grand Rapids	MI	49504
Furukawa Electric North America APD and							
Furukawa Electric Co Ltd	Michael S McElwee	Varnum Riddering Schmidt & Howlett LLP	Bridgewater Place	PO Box 352	Grand Rapids	MI	49501
GE Fanuc Automation North America Inc	Michael R Enright	Robinson & Cole LLP	280 Trumbull St		Hartford	CT	06103
Harlingen CISD	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
Harris County City of Houston	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
Hidalgo County	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
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Kiefel Technologies Inc		5 Merrill Industrial Dr			Hampton	NH	03842
Liquidity Solutions Inc as Assignee	Michael Handler	One University Plz Ste 312			Hackensack	NJ	07601
Marquardt Switches Inc	Attn Rodney Mayette	2711 Rte 20 E			Cazenovia	NY	13035
	Karen V DeFio &						
Marquardt Switches Inc	Camille W Hill	Bond Schoeneck & King PLLC	One Lincoln Center		Syracuse	NY	13202
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Name	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip
Microsys Technologies	Jane Goodyear	3710 Nashua Dr Unit 1			Mississauga	ON	L4V 1M5
Microsys Technologies	Paige E Barr	Jaffe Raitt Heuer & Weiss PC	27777 Franklin Rd Ste 2500		Southfield	MI	48034
······································	Stanley L Lane Jr &						
	Jenette A Barrow						
Milliken & Company	Bosshart	Otterbourg, Steindler, Houston & Rosen PC	230 Park Ave		New York	NY	10169
Milliken & Company	Dooman	1045 Sixth Ave	200 : 4:107 (10		New York	NY	10018
	Linda George &						
Minnick Ralph D	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
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Montgomery County	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
Nueces County	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
Nueces County	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
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NXP Semiconductors USA Inc	Robert N Michaelson	Kirkpatrick & Lockhart Preston Gates Ellis LLP	599 Lexington Ave		New York	NI	10022
TOTAL COMMODING CONTRACT	Robert N Michaelson	Transportion & Econtian Frederic Cates Ellio EE	COO ECANIGEOTI / WO		TTOW TOIN		10022
NXP Semiconductors USA Inc	Esq	Kirkpatrick & Lockhart Preston Gates Ellis LLP	599 Lexington Ave		New York	NY	10022
TOTAL COMMODING CONTINUE	Linda George &	Tampation a Leoniar Fredericated Line LLI	200 Loxington 7 (Vo		TOTAL TOTAL		10022
Obrien Michael And Ingrid Obrien	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
Content Michael 7 tha Higha Content	Thomas P Sarb Robert	Coorgo & Cipoo EEI	10114 Bolawaro ot oto 1700		malanapolio		10201
Parkview Metal Products Inc	D Wolford	Miller Johnson	250 Parkview Ave NW Ste 800	PO Box 306	Grand Rapids	МІ	49501-0306
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PBR Australia Party Ltd	Attn Peter Valentine	PO Box 176			Bentleigh East V	1	3165
PBR Australia Party Ltd	David G Dragich	500 Woodward Ave Ste 2700			Detroit	MI	48226
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Phelps John W And Deborah J Phelps	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
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Phillips Robert	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
PIC Productivity Improvement Center	Attn Cathy Burgess	199 Wentworth St E	10114 Belaware of ote 1700		Oshawa	ON	L1H 3V6
Tio Troducting improvement conten	Dennis W Loughlin &	Too Workwork of E			Conava	011	2111010
PIC Productivity Improvement Center	Lynn M. Brimer	Strobl & Sharp PC	300 E Long Lake Rd Ste 200		Bloomfield Hills	МІ	48304-2376
Tio Troducting improvement conten	Linda George &	Oliobi a chaip i o	COO E LONG LAND NA CIO 200		Dicormicia i mic	14	10001 2010
Proud Douglas And Esther	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
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Quality Synthetic Rubber Inc	c o Patrick J Keating Esq	Buckingham Doolittle & Burroughs LLP	PO Box 1500		Akron	ОН	44309-1500
Quality Cyritical Rabber inc	C C T direct o Redding ESq	Duckingham Bookkie & Barroagno EE	1 0 Box 1000		7111011	011	44000 1000
Quality Synthetic Rubber Inc	Patrick J Keating	Buckingham Doolittle & Burroughs LLP	3800 Embassy Pkwy Ste 300		Akron	ОН	44333
Quality Cyriaicae rabbor inc	Linda George &	Dustangnam Dosnas a Barroagno EEI	Cook Embassy 1 kmy Sto cook		7 1111 011		11000
Russell Thomas And Norma	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
San Marcos CISD	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
San Marcos CISD	Diane W Sanders	Linebarger Goggan Blair & Sampson LLP	1949 South IH 35	PO Box 17428	Austin	TX	78760
Schaeffler KG	Matthew B Stein Esq	Sonnenschein Nath & Rosenthal LLP	1221 Ave of the Americas	1 O BOX 17 420	New York	NY	10020
Ochachici NO	Jonathan Snare Joan	Officiación Natif a Noscritiai Eli	1221 AVC OF THE AFFICIAS		NCW TOIK	141	10020
	Gestrin Patricia						
	Rodenhausen & Phyllis			230 S Dearborn St Rm			
Secretay of the United States Department of		US Dept of Labor	Office of the Solicitor	844	Chicago	IL	60604
occordialy of the office offices Department of	Jonathan Snare William	Dopt of Labor	Office of the collector	U-T	Cilicago	11-	00004
	Everheart Patricia						
	Rodenhausen & Robert						
Secretay of the United States Department of		US Dept of Labor	Office of the Solicitor	525 S Griffin St Ste 501	Dallac	TX	75202
Decretay of the Officer States Department of	Labortoinery	00 Dehr oi Fanoi	Office of the Solicitor	J23 3 GHIIIII 31 318 50 I	Dallas	1.	75202

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Name	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip
			Dept of Labor Office of the	230 S Dearborn St 8th			
Secretay of the United States Department of Labo	Phyllis Dolinko	Senior Trial Attorney US	Solicitor	FI	Chicago	IL	60604
Select Industries Inc	W Timothy Miller	Taft Stettinius & Hollister LLP	425 Walnut St Ste 1800		Cincinnati	ОН	45202
	Dennis W Loughlin &						
Sherwin Williams Automotive Finishes Corp	Lynn M. Brimer	Strobl & Sharp PC	300 E Long Lake Rd Ste 200		Bloomfield Hills	MI	48304-2376
					Warrensville		
Sherwin Williams Automotive Finishes Corp		4440 Warrensville Center Rd			Heights	ОН	44128
	Dennis W Loughlin &						
Sherwin Williams Company	Lynn M Brimer	Strobel & Sharp PC	300 E Long Lake Rd Ste 200		Bloomfield Hills	MI	48304-2376
Siemens Building Technologies Inc	Lauren Newman	Fagel Haber LLC	55 E Monroe St 40th FI		Chicago	IL	60603
	c o Elizabeth L Gunn &		One James Center 901 East				
Siemens Energy & Automation Inc	Aaron G McCollough	McGuirewoods LLP	Cary St		Richmond	VA	23219
	Anne Marie Aaronson &						
Sierra International Inc	Francis J Lawall	Pepper Hamilton LLP	3000 Two Logan Sq	18th and Arch Streets	Philadelphia	PA	19103
	as Assgnee to Showers				·		
	Group Inc Shepard Mfg						
Sierra Liquidity Fund	Co Inc	2699 White Rd Ste 255			Irvine	CA	92614
Sierra Liquidity Fund LLC Assignee Dynamic	Scott August Tammy				-		
Corporation Assignor	Garza & Jim Riley	Sierra Liquidity Fund LLC	2699 White Rd Ste 255		Irvine	CA	92614
Sierra Liquidity Fund LLC Assignee SMK	Scott August Tammy	4			-		
Electronics Corp USA	Garza & Jim Riley	2699 White Rd Ste 255			Irvine	CA	92614
	Linda George &				-		
Smith James O And Betty J	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
Solectron Corporation	Howard Koh Esq	Meister Seeling & Fein LLP	2 Grand Central Tower	140 E 45th St 19th FI	New York	NY	10017
	Patrick M Costello &	g					
Solectron Corporation	Lawrence M Schwab	Bialson Bergen & Schwab	2600 El Camino Real Ste 300		Palo Alto	CA	94306
	Maura I Russell & Paul	3					
SPCP Group LLC	Traub	Anthony B Stmbo & Brett J Nizzo	Dreier LLP	449 Park Ave 14th Fl	New York	NY	10022
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Stansbury li Robert L	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
	Anne Milgram Attorney	000.gc a 0.pcc zz.	1011120.0110.0000101010100		maianapono		
State of New Jersey Division of Taxation	General of New Jersey	RJ Hughes Justice Complex	25 Market St	PO Box 106	Trenton	NJ	08625-0106
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Stuck Ronald P Shelley A Stuck	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
TPG Credit Opportunities Fund LP & TPG Credit	Tara Hannon Siu Lan	000.g0 0.p00 <u>1</u>	1011120.0110.00010.0001100		maia apono		
Opportunities Investors LP	Chan & Jay N Heinrich	Mandel Katz & Brosnan LLP	The Law Bldg	210 Rte 303	Valley Cottage	NY	10989
Opportunities investors Er	Richard L Ferrell &	Mandel Rate & Brosnan EE	The Law Blag	2101110 000	valicy Collage	141	10000
United States Steel Corporation	Timothy J Hurley	Taft Stettinius & Hollister LLP	425 Walnut St Ste 1800		Cincinnati	ОН	45240
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Vector Cantech Inc	D Carlson	Miller Canfield Paddock & Stone PLC	150 W Jefferson Ave Ste 2500		Detroit	МІ	48226
Vector Cantech Inc	Lindsey Stetson	Miller Canfield Paddock & Stone PLC	101 N Main St 7th FI		Ann Arbor	MI	48103
Waldo Richard L And Gwendolyn A Waldo	Lindsey Stetson Linda George &	IVIIICI CAITIICIU F AUGUCK & STOTIC FEC	101 IN INIAIII St / till I		AIII AIDUI	IVII	40103
Plaintiffs V	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
i idiiidii v	Linda George &	Octorge & Sipes LLF	131 N Delaware St Ste 1700		mulanapolis	IIN	40204
Vates Dale A And Jacqueline P Vates	Kathleen A Farinas	George & Sipes LLP	151 N Delaware St Ste 1700		Indianapolis	IN	46204
Yates Dale A And Jacqueline R Yates	Naumeem A Faimas	George a Sipes LLP	131 N Delaware St Ste 1700		mulanapolis	IIN	40204

EXHIBIT J

Hearing Date: August 16, 2007

Hearing Time: 10:00 a.m. (prevailing Eastern time)

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP 333 West Wacker Drive, Suite 2100 Chicago, Illinois 60606 (312) 407-0700 John Wm. Butler, Jr. (JB 4711) John K. Lyons (JL 4951) Ron E. Meisler (RM 3026)

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

.....x : : Chapter 11

DELPHI CORPORATION, et al.,

Case No. 05-44481 (RDD)

DELPHI CORPORATION, <u>et al.</u>, : Case I

Debtors. : (Jointly Administered)

: ----- X

DEBTORS' OMNIBUS REPLY IN SUPPORT OF DEBTORS' NINETEENTH OMNIBUS OBJECTION (SUBSTANTIVE) PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 3007 TO CERTAIN (A) INSUFFICIENTLY DOCUMENTED CLAIMS, (B) CLAIMS NOT REFLECTED ON DEBTORS' BOOKS AND RECORDS, (C) UNTIMELY CLAIM, AND (D) CLAIMS SUBJECT TO MODIFICATION, TAX CLAIMS SUBJECT TO MODIFICATION, MODIFIED CLAIMS ASSERTING RECLAMATION, AND CONSENSUALLY MODIFIED AND REDUCED CLAIMS

("DEBTORS' OMNIBUS REPLY IN SUPPORT OF NINETEENTH OMNIBUS CLAIMS OBJECTION")

Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), hereby submit this omnibus reply in support of the Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claim, And (D) Claims Subject To Modification, Tax Claims Subject to Modification, Modified Claims Asserting Reclamation, And Consensually Modified And Reduced Claims (Docket No. 8617) (the "Nineteenth Omnibus Claims Objection"), and respectfully represent as follows:

1. The Debtors filed the Nineteenth Omnibus Claims Objection on July 13, 2007, seeking entry of an order (a) disallowing and expunging certain "Claims," as that term is defined in 11 U.S.C. § 101(5), because they contain insufficient documentation in support of the Claims asserted, (b) disallowing and expunging certain Claims because they assert liabilities or dollar amounts that are not reflected on the Debtors' books and records, (c) disallowing and expunging certain Claims, which were filed by taxing authorities, because they assert liabilities that are not reflected on the Debtors' books and records (d) disallowing and expunging certain Claims, which were filed by taxing authorities, because they assert liabilities that are not reflected on the Debtors' books and records and were untimely filed pursuant to the Bar Date Order, (e) disallowing and expunging a Claim because it was untimely pursuant to the Bar Date Order, (f) revising the asserted amount or classification, and/or changing the identity of the alleged Debtor with respect to certain Claims, (g) revising the asserted amount or classification,

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Capitalized terms used and not otherwise defined herein have the meanings ascribed to them in the Seventeenth Omnibus Claims Objection.

and/or changing in the identity of the alleged Debtor with respect to certain Claims filed by taxing authorities, (h) revising the asserted amount or classification, and/or changing the identity of the alleged Debtor with respect to certain Claims, some of which are subject to an agreement between the claimant and the Debtors relating to the valid amount of each claimant's reclamation demand, subject to certain reserved defenses, and some of which are held by claimants who are deemed to have consented to the Debtors' determination of the valid amount of the reclamation demand, or (i) revising the asserted amount, and/or changing the identity of the alleged Debtor, with respect to certain Claims, which assert certain tort liabilities.

- 2. The Debtors sent to each claimant whose proof of claim is subject to an objection pursuant to the Nineteenth Omnibus Claims Objection a personalized Notice Of Objection To Claim, which specifically identified such claimant's proof of claim that is subject to an objection and the basis for such objection. Responses to the Nineteenth Omnibus Claims Objection were due by 4:00 p.m. (prevailing Eastern time) on August 9, 2007.
- 3. As of August 14, 2007 at 12:00 p.m. (prevailing Eastern time), the Debtors had received 50 timely-filed formal docketed responses and one undocketed response (collectively, the "Responses") to the Nineteenth Omnibus Claims Objection. In the aggregate, the Responses cover 103 Claims. A chart summarizing each of the Responses is attached hereto as Exhibit A.
- 4. Pursuant to the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections to Claims (Docket No. 6089) entered December 6, 2006 (the "Claims Objection Procedures Order"), the hearing with respect to each of the Claims for which a Response was filed will be

adjourned to a sufficiency hearing or claims objection hearing, as appropriate, to determine the disposition of each such Claim.

- 5. As set forth on Exhibit A hereto, the Debtors have agreed to adjourn to a future date the claims hearing with respect to the 103 Claims for which Responses were filed. The revised proposed order, a copy of which is attached hereto as Exhibit B (the "Revised Order"), reflects the adjournment of the hearings with respect to the Claims for which Responses were filed.
- 6. The Revised Order reflects the adjournment of the hearing with respect to each of the Claims for which a Response was filed to a future hearing date pursuant to the Claims Objection Procedures Order, <u>provided</u>, <u>however</u>, that such adjournment will be without prejudice to the Debtors' right to assert that any of such Responses was untimely or otherwise deficient under the Claims Objection Procedures Order.
- 7. In addition to the Responses, the Debtors also received informal letters, emails, and telephone calls from various parties questioning the relief requested with the Nineteenth Omnibus Claims Objection and seeking to reserve certain of their rights with respect thereto (the "Informal Responses"). The Debtors believe that all the concerns expressed by the Informal Responses have been adequately resolved.
- 8. Except for those Claims that have been adjourned to future hearing dates, the Debtors believe that the Revised Order adequately addresses the issues raised by the

Attached hereto as <u>Exhibit C</u> is a copy of the Revised Order marked to show revisions to the form of proposed order that was submitted with the Nineteenth Omnibus Claims Objection.

respondents. Thus, the Debtors request that the Court grant the relief requested by the Debtors and enter the Revised Order.

WHEREFORE the Debtors respectfully request that this Court enter an order (a) sustaining the Nineteenth Omnibus Claims Objection, subject to the modifications made to the Revised Order, (b) adjourning the hearing with respect to all Claims for which a Response was filed pursuant to the Claims Objection Procedures Order, and (c) granting the Debtors such other and further relief as is just.

Dated: New York, New York August 15, 2007

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

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Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

Exhibit A

In re Delphi Corporation, et al., Case No. 05-44481 (RDD)

Responses To The Debtors' Nineteenth Omnibus Claims Objection Organized By Respondent¹

RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
 GE Fanuc Automation North America, Inc. (Docket No. 8723)	500	GE Fanuc Automation North America, Inc. ("GE Fanuc") asserts that it timely filed proof of claim no. 500 in the amount of \$6,837.48 for services performed for Delphi Corporation prior to October 8, 2005 (the "Petition Date"). GE Fanuc disagrees with the Debtors' objection and states that the amount asserted in its proof of claim remains outstanding, undisputed, and due. GE Fanuc requests that this Court allow its claim unless that Debtors provide evidence contradicting the prima facie validity of its claim.	Books and records	Adjourn
Angelina County, Bexar County, Cameron County, City of El Paso, City of Harlingen, City of San Marcos, Cypress- Fairbanks ISD, Dallas County, Harlingen CISD, Harris County/City of Houston, Hidalgo	1330, 1267, 1288, 5520, 14187, 1289, 5300, 853, 1283, 5301, 7914, 6470, 1266, 1284, 5521, 854	Angelina County, Bexar County, Cameron County, City of El Paso, City of Harlingen, City of San Marcos, Cypress-Fairbanks ISD, Dallas County, Harlingen CISD, Harris County/City of Houston, Hidalgo County, Montague County, Montgomery County, Nueces County, San Marcos CISD, and Tarrant County (collectively, the "Texas Taxing Authorities") assert that it is not necessary to file a response to the Debtors' objection because their proofs of claim constitute prima facie evidence and they	Tax claims subject to modification	Adjourn

¹ This chart reflects all Responses entered on the docket as of Tuesday, August 14, 2007 at 12:00 p.m. (prevailing Eastern time).

² This chart reflects all resolutions or proposals as of Tuesday, August 14, 2007 at 12:00 p.m. (prevailing Eastern time).

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
	County, Montgomery County, Nueces County, San Marcos CISD, and Tarrant County (Docket No. 8857)		further argue that the burden is on the Debtors to rebut their proofs of claim. The Texas Taxing Authorities contend that they are filing their response to reassert their claims out of an abundance of caution. The Texas Taxing Authorities request that this Court deny the Debtors' objection to their claims.		
3.	Akzo Nobel Coatings Inc. (Docket No. 8902)	15234	Akzo Nobel Coatings Inc. ("Akzo") asserts that it filed proof of claim no. 15234 in the amount of \$425,367.33 for amounts owed on goods and services it provided to Delphi Automotive Systems LLC ("DAS LLC"). Akzo asserts that its proofs of claim establishes prima facie evidence of the validity of its claim. Akzo argues that the Debtors have failed to provide evidence to rebut its claim. Azko contends that the amounts asserted in its claim remain unpaid.	Claim subject to modification	Adjourn
4.	Quality Synthetic Rubber, Inc. (Docket No. 8917)	15230, 15231	Quality Synthetic Rubber, Inc. ("QSR") asserts that it filed proof of claim no. 15230 in the amount of \$826,312.04 and proof of claim no. 15231 in the amount of \$614,058.16. According to QSR, it negotiated an agreement with the Debtors that its reclamation claim has priority status in the amount of \$187,197.76. QSR attaches its proofs of claim to its response and asserts that each of its claims should be reclassified to show which amount is subject to priority and which amount is a general unsecured claim. QSR disagrees, however, with the reduction of the total amount of the claims.	Claims subject to modification and reclamation agreement	Adjourn
5.	United States Steel Corporation (Docket No. 8921)	8657	United States Steel Corporation ("US Steel") asserts that it timely filed proof of claim no. 8657 in the amount of \$399,548 for goods sold and delivered to Delphi Corporation. US Steel agrees that the Debtor entity against	Claim subject to modification	Adjourn

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			which the claim is asserted should be changed to DAS LLC. US Steel disputes the Debtors' objection that the amount asserted in its proof of claim is overstated and should be reduced. US Steel argues that the invoices attached to its proof of claim have not been paid, and that its proof of claim constitutes <u>prima facie</u> evidence of the validity of its claim. US Steel argues that the Debtors bear the burden to produce sufficient evidence to rebut the presumption of such validity.		
.9	Ametek, Inc. (Docket No. 8923)	11900	Amtek, Inc. ("Amtek") asserts that it timely filed proof of claim no. 11900 in the amount of \$32,498.64 for goods sold and delivered to Delphi Corporation. Amtek further asserts that the unpaid invoices, shipping documentation, bills of lading, and other documentation attached to its proof of claim establish the prima facie evidence of the validity of the amount asserted. Amtek argues that the Debtors have not provided any evidence to support the objection to its claim and therefore requests that this Court overrule the objection to its claim.	Claim subject to modification	Adjourn
7.	Sierra International, Inc. (Docket No. 8924)	1726	Sierra International, Inc. ("Sierra International") asserts that it timely filed proof of claim no. 1726 in the amount of \$5,849.70 for goods sold and delivered to Delphi Corporation. Sierra International further explains that it also timely served notice of its reclamation demand in the amount of \$629.00, which amount is included in the proof of claim. Sierra International asserts that the invoices attached to its proof of claim support the prima facie validity of its claim. Sierra International argues that the Debtors have not provided any evidence to support the	Claim subject to modification	Adjourn

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			objection to its claim and therefore requests that this Court overrule the objection to its claim.		
∞	Siemens Energy & Automation, Inc. (Docket Nos. 8925, 8978)	a. 8674 b. 8675	Siemens Energy & Automation, Inc. ("Siemens") asserts that it timely filed proof of claim no. 8674 in the amount of \$416,511.60 and proof of claim no. 8675 in the amount of \$12,639.39. Siemens asserts that its proofs of claim and the supporting documentation attached to the claims constitute prima facie validity of the claims. Siemens argues that the Debtors' objection does not provide affirmative evidence to rebut the prima facie validity of its claims.	a. Claim subject to modification b. Insufficiently documented claim	Adjourn
6	Solectron Corporation (Docket No. 8927)	10914	Solectron Corporation, on behalf of itself and its various subsidiaries and affiliates, including Solectron Manufactura de Mexico SA (collectively, "Solectron") asserts that it timely filed proof of claim no. 10914 in the amount of \$10,382,335.46 for goods sold to Delphi Corporation pursuant to a long-term supply and manufacturing contract. Solectron asserts that \$2,133.185.60 of the total amount asserted in the proof of claim is subject to priority treatment because of reclamation demands made prior to the commencement of the Debtors' Chapter 11 cases. Solectron explains that it transferred \$7,850,161.53 of its claim to TPG Credit Opportunities Investors L.P. (collectively, "TPG") on November 20, 2006. Solectron disagrees with the Debtors' proposed aggregate reduction in the amount of \$2,659,655.36. Solectron argues that Debtors provide no explanation for such reduction to overcome the <u>prima facie</u> validity of its claim. Solectron also requests that the undisputed	Claim subject to modification and reclamation agreement	Adjourn

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			portions of its claim should first be allocated to the amount transferred to TPG up to \$7,850,161.53.		
10.	Liquidity Solutions, Inc. d/b/a/ Revenue Management (Docket No. 8928)	a. 432 b. 2710 c. 1748	Liquidity Solutions, Inc. d/b/a Revenue Management ("Liquidity Solutions") asserts that it was assigned proof of claim no. 432 in the amount of \$155,995.20 from Elkhart Products Corporation, proof of claim no. 2710 in the amount of \$149,746.96 from Metal Powder Products Company, and proof of claim no. 1748 in the amount of \$72,097.93 from Michigan Rubber Products ("Michigan Rubber"). Liquidity Solutions disagrees with the Debtors' objection to modify its claims and attaches documentation to its response. Furthermore, Liquidity Solutions attaches invoices from Michigan Rubber in the amount of \$59,715.02, which is \$12,382.91 less than the asserted claim amount. Liquidity Solutions states that it will consent to the reduction and allowance of Michigan Rubber recognized the difference of \$12,382.91 as being paid. Liquidity Solutions' Solutions asserts that the Debtors provide no evidence to support their objection and to overcome the validity of Liquidity Solutions' claims. Liquidity Solutions also argues that the Debtor's objection provides no claims specific rationale for objecting to the claims.	a. Claim subject to modification b. Claim subject to modification and reclamation agreement c. Claim subject to modification	Adjourn
11.	Bellsouth Telecommunications, Inc. (Docket No. 8929)	1570	Bellsouth Telecommunications, Inc. ("Bellsouth") asserts that it filed proof of claim no. 1570 in the amount of \$1,621.57 for telecommunications services and related services provided to Delphi Corporation prior to the Petition Date. Bellsouth disagrees with the Debtors' objection to reduce its claim	Claim subject to modification	Adjourn

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			amount to \$1,429.20. Bellsouth asserts that it provided invoices to the Debtors in the ordinary course of business that support its claim. Bellsouth states that it is reviewing its records and gathering support for its claim. Furthermore, Bellsouth states that it is reviewing its records to determine whether it objects to the change of the Debtor entity against which its claim is asserted.		
12.	Demag Plastics Group, Corporation dba Van Dorn Demag Corporation (Docket No. 8931)	10284	Demag Plastics Group, Corporation d/b/a Van Dorn Demag Corporation ("Demag") asserts that it timely filed identical proofs of claim in the amount of \$22,268.60 each, including proof of claim no. 10284, against DAS LLC, Delphi Corporation, and Packard Hughes Interconnect Co. for goods shipped and services provided. Demag states that it attached invoices to the proofs of claim to support the amount asserted. Demag disputes the Debtors' objection to reduce its claim to \$9,596.80. Demag contends that it should not be paid more than once for goods and services, provided only that it should be paid the valid amount of its claim. Demag argues that the Debtors do not provide evidence to rebut the prima facie validity of its claim.	Claim subject to modification	Adjourn
13.	Computer Patent Annuities Limited (Docket No. 8932)	15379	Computer Patent Annuities Limited ("CPA") asserts that it timely filed proof of claim no. 15379 in the amount of \$617,204.24 for services provided to Delphi Corporation pursuant to a quarterly patent and design patent renewal services contract (the "Contract"). CPA disputes the Debtors' proposed modification of its claim to \$602,481.60. CPA explains that the discrepancy between the amount asserted and the Debtors' proposed modification may be	Claim subject to modification	Adjourn

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			due to late fees that were not cured by the Debtor. CPA contends that its proof of claim, which includes a copy of the Contract and a spreadsheet listing outstanding invoices, constitutes prima facie evidence of the validity of the amount asserted in its proof of claim.		
14.	Cingular Wireless, n/k/a AT&T Mobility LLC (Docket No. 8933)	a. 5084, 5085 b. 5086	Cingular Wireless, n/k/a AT&T Mobility LLC ("Cingular"), asserts that it filed proof of claim no. 5084 in the amount of \$1,370.20, proof of claim no. 5085 in the amount of \$1,011.99, and proof of claim no. 5086 in the amount of \$7,831.58 against Delphi Corporation. Cingular asserts that it has provided the Debtors with invoices in support of proofs of claim nos. 5084 and 5085 and disagrees with the Debtors' objection to disallow and expunge these claims. Cingular does not, however, object to the modification of proof of claim no. 5086.	a. Insufficiently documented claims b. Claim subject to modification	5084 and 5085 adjourned only
15.	DC Coaters, Inc. (Docket No. 8938)	5723	DC Coaters, Inc. ("DC Coaters") asserts that it timely filed proof of claim no. 5723 in the amount of \$11,422.93 as a general unsecured and liquidated claim. DC Coaters disagrees with the Debtors' proposed reduction of its claim to \$4,254.37 and argues that the invoices attached to its proof of claim support the amount asserted. DC Coaters states that it will not object to a reduction of its claim to \$7,048.29 against DAS LLC. DC Coaters attaches creditor data regarding proof of claim no. 5723 listed at www.delphidocket.com, indicating that the amount owed is \$7,168.56. DC Coaters argues that the Debtors have failed to provide evidence to support their objection.	Claim subject to modification	Adjourn
16.	PBR Australia Party	2548	PBR Australia Party Ltd. ("PBR") asserts that	Claim subject to	Adjourn

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
	Ltd. (Docket No. 8939)		it filed proof of claim no. 2548 in the amount of \$562,192.18 against DAS LLC. PBR asserts that it filed a similar claim against Delphi Corporation out of an abundance of caution. PBR asserts that the Debtors have provided no evidence or specific bases to support the reduction of PBR's claim to \$39,766.37 and overcome the prima facie evidence of the validity of PBR's claim. PBR attaches documentation to the responses and contends that the amount asserted remains due and owing.	modification	
17.	Arnold Center, Inc. (Docket No. 8940)	12197	Arnold Center, Inc. ("Arnold Center") asserts that it filed proof of claim no. 12197 in the amount of \$135,298.72. Arnold Center disagrees with the Debtors' objection to disallow the invoice in the amount of \$59,905.57. Arnold argues that the full amount asserted in its proof of claim remains due and owing and that the invoices attached to its proof of claim support the amount asserted.	Claim subject to modification	Adjourn
18.	NXP Semiconductors USA Inc. (Docket No. 8941)	14347	NXP Semiconductors USA Inc. ("NXP") asserts that it filed proof of claim no. 14347 in the amount of \$5,486,881.18 for goods sold to Delphi Corporation. According to NXP, the Debtors and NXP entered into an Amended Statement of Reclamation on July 27, 2006, which reconciled NXP's reclamation claim to the amount of \$194,274.52. NXP disagrees with the Debtors' proposed reduction of the unsecured portion of its claim by \$315,155.26 to \$4,977,451.40. NXP contends that its claim is currently undergoing a reconciliation process with a claim analyst. Therefore, NXP argues that the Debtors' objection should be overruled because the reconciliation of its	Claim subject to modification and reclamation agreement	Adjourn

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			claim is incomplete and the reconciliation will account for the \$315,155.26 difference.		
19.	Microsys Technologies, Inc. (Docket No. 8949)	2053, 2054	Microsys Technologies, Inc. ("Microsys") asserts that it timely filed proof of claim no. 2053 in the amount of \$5,836.37 CAD (\$4,860.00 USD) and proof of claim no. 2054 in the amount of \$1,755.00 USD for goods and services provided to Delphi Corporation. Microsys states that proof of claim no. 2053 was modified to a sum of \$9,044.19 USD pursuant to the Third Omnibus Claims Objection Order. Microsys states that its claims should not be disallowed or expunged because the invoices attached to the proofs of claim constitute evidence of the asserted amounts. Also, Microsys argues that the Debtors have failed to present evidence to overcome the presumptive validity of the claims.	Books and records claims	Adjourn
20.	Parkview Metal Products, Inc. (Docket No. 8950)	13929	Parkview Metal Products, Inc. ("Parkview") asserts that it filed proof of claim no. 13929 in the amount of \$187,374.96 for goods sold to Delphi Corporation. According to Parkview, the Debtors and Parkview agreed that Parkview's reclamation claim is entitled to priority status in the amount of \$17,050.64, subject to certain reserved defenses. Parkview does not disagree with the Debtors' proposed modification to the extent that it identifies the reclamation claim as an administrative priority claim. Parkview objects to the Debtors' proposed modification, however, to the extent that it seeks to reduce the claim amount. Parkview attaches invoices for goods that were delivered and remain unpaid and invoices that were incorrectly or improperly underpaid by Delphi Corporation	Claim subject to modification and reclamation agreement	Adjourn

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			and their corresponding proofs of delivery. Parkview asserts that the claim amounts remain unpaid and should be allowed in full.		
21.	Contrarian Funds, LLC (Docket No. 8953)	a) 6147, 12693 b) 8718, 9109, 10184 c) 12667	Contrarian Funds, LLC ("Contrarian") asserts that the Debtors do not provide legal or factual basis to overcome the presumption of validity of their claims. Contrarian also argues that there is no authority justifying the Debtors' request to reduce the claims and not allow the claims in the modified amounts. a) and b) Contrarian states that it consents to the modification of proofs of claim no. 6147,	a) Claims subject to modification and reclamation agreement b) Claims subject to modification c) Claim subject to modification to modification	Adjourn
			12693, 8718, 9109, and 10184, if this Court enters an order allowing the Debtors' proposed modified amount in full. If this Court does not allow these claims, Contrarian opposes any modification to these claims.		
			c) Contrarian disagrees with the Debtors' modification to the claim amount, classification, and asserted Debtor entity for proof of claim no. 12667. Contrarian requests that this Court enter an order allowing the claim for the amount asserted in the proof of claim.		
22.	State of New Jersey, Division of Taxation (Docket No. 8956)	a) 1515 b) 16476 c) 16610 d) 16611	State of New Jersey, Division of Taxation ("N.J. Division") asserts that the Debtors do not provide information or evidence to overcome the prima facie validity of its claims.	a) Books and records tax claim b) Untimely books and records tax claim c) Untimely books	16610, 16611 adjourned only
			a) and b) N.J. Division consents to the expungement of proof of claim no. 1515 in the amount of \$944,045.04 because it was later amended and superseded by proofs of claim nos. 16476 and 16611. N.J. Division	and records tax claims d) Untimely books and records tax claims	

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			also consents to the expungement of proof of claim no. 16476 in the amount of \$949,212.04 because it was later amended and superseded by proof of claim no. 16611.		
			c) N.J. Division asserts that proof of claim no. 16610 was filed in the amount of \$171,000.00 as a third amended administrative claim for Gross Income Tax-Employer Withholding ("GIT-ER") and Sale and Use Tax ("S&U") liabilities for quarters in 2005 and 2006. N.J. Division contends that this claim is an administrative claim and therefore not subject to the July 31, 2006 bar date.		
			d) N.J. asserts that proof of claim no. 16611 was filed in the amount of \$448,527.31 as a second amended priority claim for GIT-ER, S&U, Spill Tax, and Petroleum Fuel Tax liabilities for periods from 1997 through 2005. N.J. Division asserts that proof of claim no. 16611 is not untimely because it amends and supersedes proof of claim no. 16476, which		
			aniented and superseded the Original Califf, proof of claim no. 1515, which was timely filed on January 11, 2006. N.J. Division asserts that the amended claim(s) reflect payments made or the filing of returns.		
23.	Benecke-Kaliko AG (Docket No. 8959)	9081	Benecke-Kaliko AG ("Benecke") asserts that it filed proof of claim no. 9081 in the amount of \$72,359.49 against DAS LLC. Benecke attaches invoices in the amount of \$10,179.26 and \$62,180.23 to its proof of claim to support	Claim subject to modification	Adjourn
			the amount asserted. Benecke asserts that the Debtors fail to offer any evidence to modify its claim. Therefore, Benecke requests that this Court enter an order allowing its claim in		

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			the amount of \$72,359.49.		
24.	Sherwin Williams Automotive Finishes Corp. (Docket No. 8961)	2274	Sherwin Williams Automotive Finishes Corp. ("Sherwin Williams Automotive") asserts that it filed proof of claim no. 2274 in the amount of \$222,238.45 for goods sold and shipped to Delphi Corporation from June 2005 through October 2005. Sherwin Williams Automotive argues that the Debtors have provided no proof of payment and argues that the Debtors have failed to pay the amount asserted.	Claim subject to modification	Adjourn
25.	Marquardt Switches Inc. (Docket No. 8965)	12162	Marquardt Switches Inc. ("Marquardt") asserts that it filed proof of claim no. 12162 against DAS LLC for goods sold in the amount of \$89,372.32. Marquardt disagrees with the Debtors' proposed modification of its claim to \$78,154.17. Marquardt asserts that it has not received payment for the invoices that support its claim. Furthermore, Marquardt clarifies that its claim does not include postpetition liabilities. Marquardt argues that the Debtors have not provided a basis nor does a basis exist to modify its claim.	Claim subject to modification	Adjourn
26.	SPCP Group, L.L.C., as Agent for Silver Point Capital Fund, L.P. and Silver Point Capital Offshore Fund, Ltd., as assignee of Key Plastics LLC (Docket No. 8967)	14134	SPCP Group, L.L.C., as Agent for Silver Point Capital Offshore Fund, L.P. and Silver Point Capital Offshore Fund, Ltd., as assignee of Key Plastics LLC (collectively, "SPCP Group") asserts that Key Plastics LLC ("Key Plastics") filed proof of claim no. 14134 in the amount of \$511,656.31. Key Plastics transferred its claim to SPCP Group and such notice of transfer is attached to SPCP Group's response. SPCP Group asserts that the Debtors' objection to reduce and/or reclassify the claim must be denied because the Debtors fail to provide a factual or legal justification supporting the modification.	Claim subject to modification and reclamation agreement	Adjourn
27.	PIC Productivity	2173	PIC Productivity Improvement Center ("PIC")	Claim subject to	Adjourn

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
	Improvement Center (Docket No. 8969)		asserts that it filed proof of claim no. 2173 in the amount of \$550,320.80 for services provided from October 2003 through October 7, 2005. PIC asserts that the Debtors have failed to pay the amount owed and that Debtors have failed to provide any proof of payment. PIC requests that this Court deny the Debtors' objection and allow its claim in the full asserted amount.	modification	
28.	TPG Credit Opportunities Fund, L.P. and TPG Credit Opportunities Investors, L.P. (Docket No. 8973)	10914	TPG joins in the response of Solectron to the Nineteenth Omnibus Claims Objection (<u>see</u> summary of Solectron's response (Docket No. 8927) above). On November 20, 2006, Solectron transferred a totoal of \$7,850,161.53 of proof of claim no. 10914 to TPG, with Solectron retaining the remaining balance. Solectron and TPG have agreed that the undisputed portions of proof of claim no. 10914 shall be allocated first to that portion of the claim transferred to TPG. Thus, the Debtors' records should reflect that the undisputed portion of proof of claim no. 10914, up to the aggregate amount of \$7,850,161.53, belongs to TPG in the following allocations: \$5,652,116.30 to TPG Credit Opportunities Fund, L.P. and \$2,198,045.23 to TPG Credit Opportunities Investors, L.P. TPG defers to Solectron with respect to the legal and factual basis for disputing the relief sought in the Nineteenth Omnibus Claims Objection, but reserves all rights to assert further responses to the Nineteenth Omnibus Claims Objection or any other objections asserted against proof of claim no. 10914.	Claim subject to modification and reclamation agreement	Adjourn
29.	Secretary of the	15135	The Secretary of the United States	Books and records	Adjourn

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
	United States Department of Labor on behalf of the Delphi Personal Savings Plan for Hourly Employees in the United States (Docket No. 8975)		Department of Labor on behalf of the Delphi Personal Savings Plan for Hourly Employees in the United States ("Delphi Plan") (collectively, the "Secretary") asserts that it filed proof of claim no. 15135 because of Delphi Corporation's failure to comply with the fiduciary provisions of Title I of the Employee Retirement Income Security Act, 29 U.S.C. § 1001, et seq. ("ERISA"), which resulted in Delphi Plan's participants incurring \$3,233,417.50 in losses. The Secretary contends that such liability would not be apparent on the Debtors' books and records, and therefore the Debtors' objection should be denied.	claim	
30.	Freudenberg Nonwovens LP (Docket No. 8976)	5463	Freudenberg Nonwovens LP ("Freudenberg") asserts that it filed proof of claim no. 5463 in the amount of \$17,971.26. Freudenberg asserts that the Debtors fail to provide evidence to support the disallowance of its claim or to rebut the <u>prima facie</u> validity of its claim.	Books and records claim	Adjourn
31.	Kiefel Technologies, Inc. (Docket No. 8979)	10593	Kiefel Technologies, Inc. ("Kiefel") asserts that it filed proof of claim no. 10593 in the amount of \$44,876.00 for goods and services it provided to DAS LLC from August 2004 to June 2005. Kiefel disputes the Debtors' proposed reduction of its claim to \$22,368.04. Kiefel contends that the Debtors fail to identify the specific basis for its objection and asserts that the documentation attached to its response reaffirms and supports the status of the claim as liquidated, non-contingent, accurate, and valid.	Claim subject to modification	Adjourn
32.	CTP Carrera, Inc. d/b/a Carclo Technical Plastics	7310	CTP Carrera, Inc. d/b/a Carclo Technical Plastics ("Carclo") asserts that it filed proof of claim no. 7310 in the amount of \$789,854.35	Claim subjection to modification	Adjourn

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
	(Docket No. 8980)		for goods sold and delivered to Delphi Corporation prepetition. Carclo contends that the Debtors' objection is a general assertion and that it fails to provide any specific evidence or documentation to support the objection. Carclo further asserts that its claim is based on prices that the Debtors agreed to pay.		
33.	Empresas Ca Le Tlaxcala SA de CV (Docket No. 8981)	15511	Empresas Ca Le Tlaxcala SA de CV ("Empresas") asserts that if filed proof of claim no. 15511 as a general unsecured claim in the amount of \$184,306.40 for goods provided to Delphi Corporation during 2005. Empresas asserts that it has reviewed its invoices and has determined that the outstanding amount owed is \$180,169.92, which is comprised of new invoices in the amount of \$115,823.52 and the scheduled amount of \$64,346.40. Therefore, Empresas does not object to the reduction of its claim to \$180,169.92, but does oppose the Debtors' proposed reduction of its claim to \$64,346.40.	Claim subject to modification	Adjourn
34.	Sierra Liquidity Fund, LLC (Docket No. 8982)	4211	Sierra Liquidity Fund, LLC as assignee of Showers Group Inc. – Shepard Mfg Co., Inc. ("Sierra/Showers Group") requests that this Court allow its claim in the amount of \$7,528.00, which is the full amount asserted in proof of claim no. 4211. Sierra/Showers Group asserts that at a minimum its claim should be allowed for the scheduled amount of \$2,137.38. Sierra/Showers Group attaches documentation in support of the claim, including invoices, purchase orders, and proof of delivery. Sierra/Showers Group asserts that it sees no basis for disallowing or expunging its claim.	Books and records	Adjourn
35.	Sierra Liquidity Fund,	14669	Sierra Liquidity Fund, LLC as assignee of	Claim subject to	Adjourn

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
	LLC (Docket No. 8984)		Dynamic Corporation ("Sierra/Dynamic") requests that this Court allow its claim in the amount of \$216,301.71, which is the full amount asserted in proof of claim no. 14669. Sierra/Dynamic attaches documentation in support of the claim, including invoices, purchase orders, and proof of delivery. Sierra/Dynamic asserts that it sees no basis for the proposed reduction in the amount of the claim. Sierra/Dynamic does not object to the proposed change in Debtor entity against which the claim is asserted.	modification	
36.	Furukawa Electric North America ADP, Inc. and Furukawa Electric Co., Ltd. (Docket No. 8986)	10574	Furukawa Electric North America ADP, Inc. and Furukawa Electric Co., Ltd. (collectively "Furukawa") asserts that it filed proof of claim no. 10574 as an unsecured non-priority claim in the amount of \$4,756,206.56 and a secured claim in the amount of \$312,926.79, for a total amount of \$5,069,133.35. Furukawa states that the it has no ability to respond to the Debtors' proposed reduction of its unsecured claim to \$4,063,031.97 and its secured claim to \$266,332.33 because the Debtors fail to provide a basis for its objection. Furukawa contends that the Debtors have failed to rebut the presumption that the claim is valid.	Claim subject to modification and reclamation agreement	Adjourn
37.	City of Vandalia, Ohio (Docket No. 8987)	7219	City of Vandalia, Ohio ("Vandalia") asserts that it filed proof of claim no. 7219 in the amount of \$46,961.95 for withheld taxes for the year 2004. Vandalia requests that its claim be amended so that it is asserted against DAS LLC (case no. 05-44632) and not Delphi Corporation (case no. 05-44481). Vandalia requests that this Court deny the Debtors' objection to its claim.	Books and records tax claim	Adjourn
38.	Freudenberg-NOK,	11602	Freudenberg-NOK, Inc. ("Freudenberg-	Books and records	Adjourn

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
	Inc. (Docket No. 8989)		NOK") asserts that it filed proof of claim no. 11602 in the amount of \$4,638.17. Freudenberg-NOK asserts that the Debtors fail to provide evidence to support the disallowance of its claim or to rebut the <u>prima facie</u> validity of its claim.	claim	
39.	Claimants represented by George & Sipes, LLP (Docket No. 8990)	12032, 12033, 15756, 12034, 12035, 12036, 12037, 12038, 12039, 12040, 12041, 12042, 12043, 12044, 12045, 12046, 12050, 12051, 12052, 12053	Certain tort claimants represented by George & Sipes, LLP (the "George & Sipes Claimants") assert that they timely filed proofs of claim on or before July 28, 2006. The George & Sipes Claimants filed their claims to request the valuation of their tort action to be set at \$30,000 each. The George & Sipes Claimants contend that they have negotiated with Debtors' counsel to consensually modify the claims at a reduced value.	Consensually modified and reduced claims	Adjourn
40.	Vector CANtech, Inc. (Docket No. 8991)	14065	Vector CANtech, Inc. ("Vector") asserts that it filed proof of claim no. 14065 in the amount of \$267,735.70, and attached unpaid invoices, purchase orders, and proofs of delivery to its proof of claim. Vector asserts that it also negotiated a reclamation claim in the amount of \$28,846.40 and such amount is included in its proof of claim. Vector agrees that the claim should be reclassified to show the amount of the claim which is a reclamation claim entitled to priority and the amount which is a general unsecured claim. Vector disagrees, however, with the reduction of its total claim amount. Vector requests that this Court deny the Debtors' objection that pertains to the reduction of the total amount of its claim.	Claim subject to modification and reclamation agreement	Adjourn
41.	Freudenberg-NOK General Partnership (Docket No. 8993)	11603	Freudenberg-NOK General Partnership ("FNGP") asserts that it filed proof of claim no. 11603 in the amount of \$80,742.02.	Books and records claim	Adjourn

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			FNGP asserts that the Debtors fail to provide evidence to support the disallowance of its claim or to rebut the <u>prima facie</u> validity of its claim.		
42.	Select Industries Corporation f/k/a Select Tool & Die Corporation (Docket No. 8994)	10014	Select Industries Corporation $f/k/a$ Select Tool & Die Corporation ("Select") asserts that it timely filed its proof of claim no. 10014 as a secured claim in the amount of \$507,337.84 for goods sold to Delphi Corporation in the ordinary course of business. Select asserts that the Debtors have not made a payment on the claim amount. Select contends that the Debtors fail to establish the reason for the proposed reduction of its claim to a secured claim in the amount of \$252,075.90 and a priority claim of \$20,736.60. Select asserts that its proof of claim and supporting documentation constitute prima facie validity of the amount of the claim.	Claim subject to modification and reclamation agreement	Adjourn
43.	Schaeffler KG (Docket No. 8996)	5907	Schaeffler KG ("Schaeffler") asserts that it filed proof of claim no. 5907 in the amount of \$64,430.50 for debts incurred between November 6, 2004 and September 14, 2005. Schaeffler disagrees with the Debtors' proposed reduction of the claim amount of \$9,452.04. Schaeffler further asserts that the true and correct amount of its claim is 19,800 EUR or \$23,987.70, based on the exchange rate between Euro and U.S. Dollar on October 7, 2005. Schaeffler further requests that the Debtors provide evidence supporting their objection and that this Court approve its claim in the amount of \$23,987.70.	Claim subject to modification	Adjourn
4.	Milliken & Company (Docket No. 8997)	11646	Milliken & Company ("Milliken") asserts that it filed proof of claim no. 11646 in the amount of \$1,190,981.30 against DAS LLC, including the reclamation claim amount of \$202,412.10,	Claim subject to modification and reclamation agreement	Adjourn

June 28, 2006. Milliken stream that the Deboox, in their objection, incorrectly list Milliken stream that the Deboox, in their objection, incorrectly list Milliken stream and dition to the asserted claim amount for a total amount of \$1,393,993.41. Milliken disagrees with the Deboox is proposed reduction of its unscentred claim amount from \$988,60.1 to \$692,195.56. Milliken explains that it provided the Deboox with a spreadsheat listing 71 invoices. According to Milliken, these 71 invoices consist of \$5 to invoices that the Deboox claimed to have been overstand the Deboox and records. Millike an autes that the Deboox standed are not on the Deboox and the Deboox standed are not on the Deboox and records. Milliken attest that the Deboox standed are not on the Deboox and records. Milliken to provide provided of claims that even if the Deboox bave ost of claims that even if the Deboox bave on the Deboox bard of \$25,52.1 start the Deboox standed are not on the Catalina start even if the Deboox bard of S24,523.1 start in the Catalina start even if the Deboox bard of S24,523.1 start in the Catalina start even if the Deboox bard of S24,523.1 start in the Catalina start even if the Deboox bard of S24,523.1 start in the Catalina start even if the Deboox bard of S24,523.1 start in the Catalina start even if the Catalina start even in the catalina start even in the propertion of S24,573.2 of the \$62,065.23. Milliken states that it cannot observe the propertion of S24,573.2 of the S62,065.23. Milliken states that it cannot observe the propertion received by the Deboox was received by the propertion received by the season that the propertion received by the season that the properti	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
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Milliken further asserts that the prepetition wire transfer of \$916,717.20 which was applied to prepetition receivables will now be re-applied as a credit against postpetition purchases. Milliken requests that its claim be			those goods were received by the Detbors.		
wire transfer of \$916,717.20 which was applied to prepetition receivables will now be re-applied as a credit against postpetition purchases. Milliken requests that its claim be			Milliken further asserts that the prepetition		
applied to prepetition receivables will now be re-applied as a credit against postpetition purchases. Milliken requests that its claim be			wire transfer of \$916,717.20 which was		
re-applied as a credit against postpetition purchases. Milliken requests that its claim be			applied to prepetition receivables will now be		
purchases. Milliken requests that its claim be			re-applied as a credit against postpetition		
The desire date of the contract of the contrac			purchases. Milliken requests that its claim be		

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			\$2,073,343.85, which includes the original claim amount of \$1,190,981.30 minus a \$34,354.65 arithmetic error plus a \$916,717.20 re-application of a wire transfer.		
45.	Secretary of United States Department of Labor on behalf of the ASEC Manufacturing Sponsored Employee Benefit Plans (Docket No. 9000)	9826	The Secretary of United States Department of Labor on behalf of the ASEC Manufacturing Sponsored Employee Benefit Plans (the "ASEC Plans") (collectively, the "Secretary") asserts that it filed proof of claim no. 9826 as an unliquidated claim for liability of violations under the ERISA. The Secretary states that she is investigating whether the Debtors imprudently continued to invest Plan assets or allowed others to invest Plan assets in Delphi Corporation common stock. The Secretary contends that such potential liability is not apparent from the Debtors' books and records, but that the Debtors' objection to its claim should be denied.	Books and records claim	Adjourn
46.	Sherwin Williams Company (Docket No. 9007)	1472	Sherwin Williams Company ("Sherwin Williams Co.") asserts that it filed proof of claim no. 1472 in the amount of \$161,816.60 for goods sold and shipped to Delphi Corporation prepetition. Sherwin Williams Co. argues that the Debtors have provided no proof of payment and argues that the Debtors have failed to pay the amount asserted.	Claim subject to modification and reclamation agreement	Adjourn
47.	Circle Broach Company (Docket No. 9011)	9541	Circle Broach Company ("Circle Broach") asserts that it filed proof of claim no. 9541 in the amount of \$30,818.00 for completed and accepted involute spline and round pull broach work. Circle Broach states that, based on the assumption that the Debtors' objection to change the Debtor entity against which the claim is asserted to DAS LLC is correct, its claim should be allowed in the amount of \$30,818.00.	Claim subject to modification	Adjourn

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
48.	Receivable Management Services as agent for CDW Computer Centers, Inc. (Docket No. 9012)	88, 420	Receivable Management Services as agent for CDW Computer Centers, Inc. ("CDW") agrees that proof of claim no. 88 should be reduced to \$3,335.24. However, CDW disagrees with the Debtors' proposed reduction of proof of claim no. 420 from \$14,748.55 to \$8,964.94.	Claims subject to modification	Adjourn
49.	Sierra Liquidity Fund, LLC (Docket No. 9041)	11615	Sierra Liquidity Fund, LLC as assignee of SMK Electronics Corp USA ("Sierra/SMK") requests that this Court allow its claim in the amount of \$12,665.01, which is the full amount asserted in proof of claim no. 11615. Sierra/Dynamic attaches documentation in support of the claim, including invoices, purchase orders, and proof of delivery. Sierra/Dynamic asserts that it sees no basis for the proposed reduction in the amount of the claim. Sierra/Dynamic does not object to the proposed change in Debtor entity against which the claim is asserted.	Claim subject to modification	Adjourn
50.	ATS Ohio Inc. (Docket no. 9075)	15671	According to ATS Ohio Inc. ("ATS Ohio"), the Debtors seek to reduce the allowed amount of ATS Ohio's claim to \$360,854.00. Apparently, states ATS Ohio, the Debtors' objection was based on the Debtors' belief that a prepetition payment in the amount of \$1,260,205.00 was made by the Debtors with respect to invoices comprised by ATS Ohio's claim. In fact, however, the payment had been applied, pursuant to agreement of the parties, against other invoices. ATS apprised the Debtors of the foregoing, and the Debtors have indicated their agreement with ATS' position. ATS anticipates that the parties will shortly submit a stipulation for approval by the Court whereby ATS Ohio's claim will be allowed in full as a general unsecured claim,	Claim subject to modification	Adjourn

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR	TREATMENT ²
				OBJECTION	
			as filed.		
51.	Crowley Tool	16132	Crowley Tool Company ("Crowley") asserts	Claim subject to	Adjourn
	Company		that it filed proof of claim no. 16132 in the	modification	
	(undocketed)		amount of \$13,590.50 for tools specifically		
			made for Delphi. Crowley argues that its		
			claim should not be disallowed nor expunged,		
			and that the invoices attached to its proof of		
			claim are owed either by Delphi Corporation		
			or its agents and subsidiaries.		

UNITED STATES BANKRUPTCY CO SOUTHERN DISTRICT OF NEW YOR	_	
	x	
In re	:	Chapter 11
DELPHI CORPORATION, et al.,	:	Case No. 05-44481 (RDD)
Debtors.	:	(Jointly Administered)
	: x	

ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 3007
DISALLOWING AND EXPUNGING CERTAIN (A) INSUFFICIENTLY DOCUMENTED
CLAIMS, (B) CLAIMS NOT REFLECTED ON DEBTORS' BOOKS AND RECORDS, (C)
UNTIMELY CLAIM, AND (D) CLAIMS SUBJECT TO MODIFICATION, TAX CLAIMS
SUBJECT TO MODIFICATION, MODIFIED CLAIMS ASSERTING RECLAMATION, AND
CONSENSUALLY MODIFIED AND REDUCED CLAIMS IDENTIFIED IN NINETEENTH
OMNIBUS CLAIMS OBJECTION

("NINETEENTH OMNIBUS CLAIMS OBJECTION ORDER")

Upon the Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claim, And (D) Claims Subject To Modification, Tax Claims Subject to Modification, Modified Claims Asserting Reclamation, And Consensually Modified And Reduced Claims, dated July 13, 2007 (the "Nineteenth Omnibus Claims Objection"), of Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"); and upon the record of the hearing held on the Nineteenth Omnibus Claims Objection; and after due deliberation thereon; and good and sufficient cause appearing therefor,

Capitalized terms used and not otherwise defined herein shall have the meanings ascribed to them in the Nineteenth Omnibus Claims Objection.

IT IS HEREBY FOUND AND DETERMINED THAT:²

- A. Each holder of a claim, as such term is defined in 11 U.S.C. § 101(5) (as to each, a "Claim") listed on Exhibits A, B-1, B-2, B-3, C, D-1, D-2, D-3, E-1, E-2, E-3, E-4, E-5, E-6, E-7, and E-8 hereto was properly and timely served with a copy of the Nineteenth Omnibus Claims Objection, a personalized Notice Of Objection To Claim, a copy of the Order Pursuant to 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims (Docket No. 6089) (the "Claims Objection Procedures Order"), the proposed order granting the Nineteenth Omnibus Claims Objection. No other or further notice of the Nineteenth Omnibus Claims Objection is necessary.
- B. This Court has jurisdiction over the Nineteenth Omnibus Claims

 Objection pursuant to 28 U.S.C. §§ 157 and 1334. The Nineteenth Omnibus Claims Objection is
 a core proceeding under 28 U.S.C. § 157(b)(2). Venue of these cases and the Nineteenth

 Omnibus Claims Objection in this district is proper under 28 U.S.C. §§ 1408 and 1409.
- C. The Claims listed on <u>Exhibit A</u> hereto contain insufficient documentation to support the Claims asserted (the "Insufficiently Documented Claims").
- D. The Claims listed on Exhibit B-1 hereto contain liabilities or dollar amounts that are not reflected on the Debtors' books and records (the "Books And Records Claims").

Findings of fact shall be construed as conclusions of law and conclusions of law shall be construed as findings of fact when appropriate. See Fed. R. Bankr. P. 7052.

- E. The Claims listed on Exhibit B-2 hereto, which were filed by taxing authorities, contain liabilities and dollar amounts that are not reflected on the Debtors' books and records (the "Books And Records Tax Claims").
- F. The Claims listed on Exhibit B-3 hereto, which were filed by taxing authorities, contain liabilities or dollar amounts that are not reflected on the Debtors' books and records and were also untimely filed pursuant to the Bar Date Order (the "Untimely Books And Records Tax Claims").
- G. The Claim listed on <u>Exhibit C</u> hereto was untimely filed pursuant to the Bar Date Order (the "Untimely Claim").
- H. The Claims listed on Exhibit D-1 hereto (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status (the "Claims Subject To Modification").
- I. The Tax Claims listed on Exhibit D-2 hereto (a) are overstated and/or (b) were filed and docketed against the wrong Debtors (the "Tax Claims Subject To Modification").
- J. The Claims listed on Exhibit D-3 hereto (a) (i) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (ii) were filed and docketed against the wrong Debtor, and/or (iii) incorrectly assert secured or priority status and (b) assert a reclamation demand and either (i) the Debtors and the Claimant have entered into a letter agreement whereby the Debtors and the Claimant agreed upon the valid amount of the reclamation demand or (ii) the Claimant is deemed to have consented to the Debtors' determination of the valid amount of the reclamation demand (with respect to (b)(i) and (ii), each, a "Reclamation Agreement"), subject to the Debtors' right to seek, at any time and

notwithstanding the Claimant's agreement or consent to the amount pursuant to the relevant Reclamation Agreement, a judicial determination that certain reserved defenses with respect to the reclamation demand are valid (the "Modified Claims Asserting Reclamation").

K. The relief requested in the Nineteenth Omnibus Claims Objection and granted herein is in the best interests of the Debtors, their estates, their creditors, and other parties-in-interest.

NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

- 1. Each Insufficiently Documented Claim listed on Exhibit A hereto is hereby disallowed and expunged in its entirety.
- 2. Each Books And Records Claim listed on Exhibit B-1 hereto is hereby disallowed and expunged in its entirety.
- 3. Each Books And Records Tax Claim listed on Exhibit B-2 hereto is hereby disallowed and expunged in its entirety.
- 4. Each Untimely Books And Records Tax Claim listed on Exhibit B-3 hereto is hereby disallowed and expunged in its entirety.
- 5. The Untimely Claim listed on Exhibit C hereto is hereby disallowed and expunged in its entirety.
- 6. Each "Claim As Docketed" amount, classification, and Debtor listed on Exhibit D-1 hereto is hereby revised to reflect the amount, classification, and Debtor listed as the "Claim As Modified." No Claimant listed on Exhibit D-1 shall be entitled to (a) recover for any Claim Subject to Modification in an amount exceeding the dollar value listed as the "Modified Total" of the Claim, and/or (b) assert a classification that is inconsistent with that listed in the

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"Claim As Modified" column, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit D-1, subject to the Debtors' right to further object to each such Claim Subject to Modification. The Claims Subject to Modification shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest.

- hereto is hereby revised to reflect the amount and Debtor listed as the "Claim As Modified." No Claimant listed on Exhibit D-2 shall be entitled to (a) recover for any Tax Claim Subject to Modification in an amount exceeding the dollar value listed as the "Modified Total" of the Claim and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column on Exhibit D-2, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit D-2, subject to the Debtors' right to further object to each such Tax Claim Subject to Modification. The Tax Claims Subject to Modification shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest.
- 8. Each "Claim As Docketed" amount, classification, and Debtor listed on Exhibit D-3 hereto is hereby revised to the amount and classification listed as the "Claim As Modified." No Claimant listed on Exhibit D-3 shall be entitled to (a) recover for any Modified Claim Asserting Reclamation in an amount exceeding the dollar value listed as the "Modified Total" of the Claim, unless the Debtors obtain an order of this Court providing that any Reserved Defense is valid and denying priority status to such Claimant's reclamation demand, and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column on Exhibit D-3, and/or (c) assert a Claim against a Debtor whose case number is not listed in the

"Claim As Modified" column on <u>Exhibit D-3</u>, subject to the Debtors' right to further object to each such Modified Claim Asserting Reclamation. The Modified Claims Asserting Reclamation shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest.

- 9. With respect to each Claim for which a Response to the Nineteenth Omnibus Claims Objection has been filed and served, all of which Claims are listed on Exhibits

 E-1, E-2, E-3, E-4, E-5, E-6, E-7, and E-8 hereto, the hearing regarding the objection to such Claims shall be adjourned to a future hearing date to be noticed by the Debtors consistent with and subject to the Claims Objection Procedures Order; provided, however, that such adjournment shall be without prejudice to the Debtors' right to assert that any such Responses were untimely or otherwise deficient under the Claims Objection Procedures Order.
- 10. Entry of this order is without prejudice to the Debtors' right to object, on any grounds whatsoever, to any other claims in these chapter 11 cases or to further object to Claims that are the subject of the Nineteenth Omnibus Claims Objection.
- 11. Nothing contained herein shall constitute, nor shall it be deemed to constitute, the allowance of any Claim asserted against any of the Debtors.
- 12. This Court shall retain jurisdiction over the Debtors and the holders of Claims subject to the Nineteenth Omnibus Claims Objection to hear and determine all matters arising from the implementation of this order.
- 13. Each of the objections by the Debtors to each Claim addressed in the Nineteenth Omnibus Claims Objection and attached hereto as <u>Exhibits A, B-1, B-2, B-3, C, D-1, D-2, D-3, E-1, E-2, E-3, E-4, E-5, E-6, E-7, and E-8 constitutes a separate contested matter as contemplated by Fed. R. Bankr. P. 9014. This order shall be deemed a separate order with</u>

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respect to each Claim that is the subject of the Nineteenth Omnibus Claims Objection. Any stay of this order shall apply only to the contested matter which involves such Claim and shall not act to stay the applicability or finality of this order with respect to the other contested matters covered hereby.

14. Kurtzman Carson Consultants LLC is hereby directed to serve this order, including exhibits, in accordance with the Claims Objection Procedures Order.

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15. The requirement under Rule 9013-1(b) of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of New York for the service and filing of a separate memorandum of law is deemed satisfied by the Nineteenth Omnibus Claims Objection.

Dated: New York, New York August ____, 2007

UNITED STATES BANKRUPTCY JUDGE

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EXHIBIT A - INSUFFICIENTLY DOCUMENTED CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERTED CLAIM AMOUNT	DATE FILED	DOCKETED DEBTOR
LE JOINT FRANCAIS 17 RUE ANDRE BUILLE BP700 CHATTELLERAULT CEDEX, 86107 FRANCE	1511	Secured: Priority: Administrative: Unsecured: \$23,920.00 Total: \$23,920.00	-	DELPHI CORPORATION (05-44481)
RIVIERA FINANCE OF TEXAS INC ASSIGNEE HOOKED UP TRUCKING PO BOX 100272 PASADENA, CA 91189-0272	4849	Secured: Priority: Administrative: Unsecured: \$1,952.50	-	DELPHI DIESEL SYSTEMS CORP (05-44612)

Total: 2 \$25,872.50

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EXHIBIT B-1 - BOOKS AND RECORDS CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERTED CLAIM AMOUNT	DATE FILED	DOCKETED DEBTOR
3CI COMPLETE COMPLIANCE CORP AMERICAN 3CI 713 OAKDALE GRAND PRAIRIE, TX 75050	3545		05/01/2006 7.00 7.00	DELPHI CORPORATION (05-44481)
ALL THE WAY INC PO BOX 2675 LAREDO, TX 78044-2675	307	Secured: Priority: \$47 Administrative: Unsecured: Total: \$47	_	DELPHI MECHATRONIC SYSTEMS, INC (05-44567)
BOWIE AUDIO VISUAL ENTERPRISES 290 HIGHPOINT DR RIDGELAND, MS 39157	5323	Secured: Priority: Administrative: Unsecured: \$16 Total: \$16		DELPHI CORPORATION (05-44481)
E2V TECHNOLOGIES INC 4 WESTCHESTER PLZ ELMSFORD, NY 10523	3334	Secured: Priority: Administrative: Unsecured: \$39,19 Total: \$39,19		DELPHI CORPORATION (05-44481)
EMPAQUE Y CELDAS DEL GOLFO EFT S A DE C V 805 W PRICE RD STE A 1 HLD PER RICHARD SANDOVAL BROWNSVILLE, TX 78521	15596	Secured: Priority: Administrative: Unsecured: \$160,74 Total: \$160,74	I	DELPHI CORPORATION (05-44481)
EMPAQUE Y CELDAS DEL GOLFO EFT S A DE C V 805 W PRICE RD STE A 1 BROWNSVILLE, TX 78521	15597	Secured: Priority: Administrative: Unsecured: \$59,55 Total: \$59,55		DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
HARDING UNIVERSITY BUSINESS OFFICE BOX 10770 SEARCY, AR 72149	400	Secured: Priority: Administrative: Unsecured: \$2,73		DELPHI CORPORATION (05-44481)
JAMESTOWN CONTAINER LOCKPORT I 85 GRAND ST LOCKPORT, NY 14094-2299	14919	Secured: Priority: Administrative: Unsecured: \$9,23 Total: \$9,23		DELPHI CORPORATION (05-44481)

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EXHIBIT B-1 - BOOKS AND RECORDS CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERTED CLAIM AMOUNT		DATE FILED	DOCKETED DEBTOR
JAMESTOWN CONTAINER LOCKPORT I 85 GRAND ST LOCKPORT, NY 14094-2299	14916	Secured: Priority: Administrative: Unsecured: Total:	\$39,660.52 \$39,660.52	07/31/2006	DELPHI CORPORATION (05-44481)
JON C COX RUSSELL & SHIVER 3102 OAK LAWN STE 600 DALLAS, TX 75219	374	Secured: Priority: Administrative: Unsecured: Total:	\$1,000,000.00 \$1,000,000.00	11/07/2005	DELPHI CORPORATION (05-44481)
KUNTZMAN R INC 1805 W STATE ST ALLIANCE, OH 44601	9602	Secured: Priority: Administrative: Unsecured: Total:	\$13,934.50 \$13,934.50	07/17/2006	DELPHI CORPORATION (05-44481)
LEE UNIVERSITY BUSINESS OFFICE PO BOX 3450 CLEVELAND, OH 37320-3450	4879	Secured: Priority: Administrative: Unsecured: Total:	\$1,500.00 \$1,500.00	05/05/2006	DELPHI CORPORATION (05-44481)
MALONE SUSAN 132 NEWFIELD DR ROCHESTER, NY 14616	3036	Secured: Priority: Administrative: Unsecured: Total:	\$450.00 \$450.00	04/28/2006	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
MARTIN L SHANNON SHAW PO BOX 428 CLARKSDALE, MS 38614	1926	Secured: Priority: Administrative: Unsecured: Total:	\$40,000,000.00 \$40,000,000.00	01/06/2006	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
MATHESON TRI GAS INC 6225 N STATE HWY 161 STE 200 IRVING, TX 75038	2060	Secured: Priority: Administrative: Unsecured: Total:	\$580.57 \$580.57	02/21/2006	DELPHI MEDICAL SYSTEMS TEXAS CORPORATION (05-44511)
METRO DETROIT CPA REVIEW BLS ENTERPRISES 34366 LANCASHIRE LIVONIA, MI 48152	3374	Secured: Priority: Administrative: Unsecured: Total:	\$1,100.00 \$1,100.00	04/28/2006	DELPHI CORPORATION (05-44481)

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EXHIBIT B-1 - BOOKS AND RECORDS CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERTED CLAIM AMOUNT		DATE FILED	DOCKETED DEBTOR
SERVICE TECH TOOL & EQUIPMENT 90 WEST EASY ST UNIT 1 SIMI VALLEY, CA 93065	2083	Secured: Priority: Administrative: Unsecured: Total:	\$13,833.43 \$13,833.43	02/21/2006	DELPHI INTEGRATED SERVICE SOLUTIONS, INC (05-44623)
STAR SU STAR CUTTER COMPANY AKA STAR CUT SALES GOLD STAR COATING AND STAR SU LLC 23461 INDUSTRIAL PARK DR FARMINGTON HILLS, MI 48335	207	Secured: Priority: Administrative: Unsecured: Total:	\$5,510.00 \$5,510.00	10/31/2005	DELPHI CORPORATION (05-44481)
STAR SU STAR CUTTER COMPANY AKA STAR CUT SALES GOLD STAR COATING AND STAR SU LLC 23461 INDUSTRIAL PARK DR FARMINGTON HILLS, MI 48335	212	Secured: Priority: Administrative: Unsecured: Total:	\$7,954.42 \$7,954.42	10/31/2005	DELPHI CORPORATION (05-44481)
STAR SU STAR CUTTER COMPANY AKA STAR CUT SALES GOLD STAR COATING AND STAR SU LLC 23461 INDUSTRIAL PARK DR FARMINGTON HILLS, MI 48335	216	Secured: Priority: Administrative: Unsecured: Total:	\$3.89 \$3.89	10/31/2005	DELPHI CORPORATION (05-44481)
STAR SU STAR CUTTER COMPANY AKA STAR CUT SALES GOLD STAR COATING AND STAR SU LLC 23461 INDUSTRIAL PARK DR FARMINGTON HILLS, MI 48335	210	Secured: Priority: Administrative: Unsecured: Total:	\$43,960.51 \$43,960.51	10/31/2005	DELPHI CORPORATION (05-44481)
THE ENERGY MANAGEMENT GROUP 1621 BROWNING IRVINE, CA 92606	4520	Secured: Priority: Administrative: Unsecured: Total:	\$878.97 \$878.97	05/02/2006	DELPHI CORPORATION (05-44481)
THE WORTHINGTON STEEL COMPANY 200 OLD WILSON BRIDGE RD COLUMBUS, OH 43085	9041	Secured: Priority: Administrative: Unsecured: Total:	\$400,782.24 \$400,782.24	07/05/2006	DELPHI CORPORATION (05-44481)
UW PARKSIDE PO BOX 2000 KENOSHA, WI 53141	787	Secured: Priority: Administrative: Unsecured: Total:	\$912.75 \$912.75	11/22/2005	DELPHI CORPORATION (05-44481)

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Case No. 05-44481 (RDD)

EXHIBIT B-1 - BOOKS AND RECORDS CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM	ASSERTED		DATE	DOCKETED
	NUMBER	CLAIM AMOUNT		FILED	DEBTOR
ZUMSTEIN INC EF SCAC ZUMQ PO BOX 700 524 N WATER ST LEWISBURG, OH 45338-0700	6129	Secured: Priority: Administrative: Unsecured: Total:	\$154.34 \$154.34	05/17/2006	DELPHI CORPORATION (05-44481)

Total: 25 \$41,803,353.88

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EXHIBIT B-2 - BOOKS AND RECORDS TAX CLAIMS

CREDITOR'S NAME AND	CLAIM	ASSERTED		DATE	DOCKETED
ADDRESS	NUMBER	CLAIM AMOUNT		FILED	DEBTOR
STATE OF NEW JERSEY COMPLIANCE ACTIVITY PO BOX 245 TRENTON, NJ 08695	1515	Secured: Priority: Administrative: Unsecured: Total:	\$944,045.04 \$944,045.04	01/11/2006	DELPHI CORPORATION (05-44481)

Total: 1 \$944,045.04

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Case No. 05-44481 (RDD)

EXHIBIT B-3 - UNTIMELY BOOKS AND RECORDS TAX CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSEF CLAIM A		DATE FILED	DOCKETED DEBTOR
STATE OF NEW JERSEY COMPLIANCE ACTIVITY PO BOX 245 TRENTON, NJ 08695	16476	Secured: Priority: Administrative: Unsecured: Total:	\$949,212.04 \$949,212.04	01/09/2007	DELPHI CORPORATION (05-44481)

Total: 1 \$949,212.04

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Case No. 05-44481 (RDD)

EXHIBIT C - UNTIMELY CLAIMS

CREDITOR'S NAME AND	CLAIM	ASSERTED	DATE	DOCKETED
ADDRESS	NUMBER	CLAIM AMOUNT	FILED	DEBTOR
PRECISION SOUTHEAST INC 4900 HWY 501 WEST MYRTLE BEACH, SC 29578-1405	16605	Secured: Priority: Administrative: Unsecured: \$81,198.75 Total: \$81,198.75		DELPHI CORPORATION (05-44481)

Total: 1 \$81,198.75

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

0	5-44481-rdd	Doc 9118	Filed 08/	17/07 E	ntered 08/17/0	7 19:37:20	Main Document
	\$31,327.83	<u>Unsecured</u> \$31,327.83 \$31,327.83	\$12,566.40	Unsecured \$12,566.40 B 183.566.40 S 12,566.40	\$411,538.67	Unsecured \$411,538.67 \$411,538.67	
	Modified Total:	Priority	Modified Total:	Priority	Modified Total:	Priority.	
ODIFIED		Secured		Secured		Secured	
CLAIM AS MODIFIED		<u>Case Number*</u> 05-44640		Case Number* 05-44640		Case Number* 05-44640	
	\$109,872.00	<u>Unsecured</u> \$109,872.00	\$12,566.40	<u>Unsecured</u> \$12,566.40 \$12,566.40	\$639,529.99	Unsecured \$639,529,99 \$639,529,99	
	Docketed Total:	Priority	Docketed Total:	Priority	Docketed Total:	Priority	
TION KETED	Address	Secured	Address C EFT W 19544	Secured	I	Secured	
CT TO MODIFICATION CLAIM AS DOCKETED	Claim Holder Name and Address 3D SYSTEMS 26081 AVE HALL VALENCIA, CA 91355	Case Number* 05-44554	Claim Holder Name and Address AGAPE PLASTICS INC EFT O 11474 FIRST AVE NW GRAND RAPIDS, MI 49544	<u>Case Number*</u> 05-44481	Claim Holder Name and Address AGILENT TECHNOLOGIES INC 3750 BROOKSIDE PARKWAY ALPHARETTA, GA 30022	Case Number* 05-44640	
CLAIM TO BE MODIFIED CLAIM AS DOCKETE	Claim: 14087 Date Filed: 07/31/2006 Docketed Total: \$109,872.00 Filing Creditor Name and Address: 3D SYSTEMS 26081 AVE HALL	VALENCIA, CA 91355	Claim: 3964 Date Filed: 05/01/2006 Docketed Total: \$12,566.40 Filing Creditor Name and Address: AGAPE PLASTICS INC EFT O 11474 FIRST AVF NW	GRAND RAPIDS, MI 49544	Claim: 8395 Date Filed: 06/22/2006 Docketed Total: \$639,529,99 Filing Creditor Name and Address: AGILENT TECHNOLOGIES INC 3750 BROOKSIDE PARKWAY ALPHARETTA, GA 3002		

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETE	CT TO MODIFICATION CLAIM AS DOCKETED			CLAIM AS MODIFIED	IODIFIED			
Claim: 9376 Date Filed: 07/11/2006 Docketed Total: \$20,135.31 Filing Creditor Name and Address: AIM FABRICATION 9100 HENRI ROTHR ASSA F	Claim Holder Name and Address AIM FABRICATION 9100 HENRI BOURASSA E MONTREAL QUEBEC, HIE 2S4 CANADA	Docketed Total:	Total: \$20,135,31	31		Modified Total:	\$10,894.50	J-44401-1uu
MONTREAL QUEBEC, HIE 2S4 CANADA	Case Number* 05-44481	red <u>Priority</u>	V Unsecured \$20,135.31 \$20,135.31	31 Case Number* 05-44640 31	Secured	Priority	<u>Unsecured</u> \$10,894.50	DOC 9110
Claim: 1651 Date Filed: 01/24/2006 Docketed Total: \$1,381.12 Filing Creditor Name and Address: AIR LIQUIDE AMERICA LP ATTN GWENDOLYN YOUNG	Claim Holder Name and Address AIR LIQUIDE AMERICA LP ATTN GWENDOLYN YOUNG SMITHHEART 2700 POST OAK BLVD HOUSTON, TX 77056	Docketed Total:	Total: \$1,381.12	.12		Modified Total:	Pg 1	Pn 1
2700 POST OAK BLVD HOUSTON, TX 77056	Case Number* 05-44481	red <u>Priority</u>	V Unsecured \$1,381.12 \$1,381.12	1.12 Case Number* 05-44482 1.12 05-44482 1.13 1.14 1.15	Secured	Priority	Unsecured \$1,324.42 \$1,324.42	84 of 482
Claim: 2609 Date Filed: 04/11/2006 Docketed Total: \$27,316.10 Filing Creditor Name and Address: AIR LIQUIDE INDUSTRIAL US LP ATTN GWENDOLYN YOUNG	Claim Holder Name and Address AIR LIQUIDE INDUSTRIAL US LP ATTN GWENDOLYN YOUNG SMITHHEART 2700 POST OAK BLVD HOUSTON, TX 77056	Docketed Total:	Total: \$27,316.10	.10		Modified Total:	\$22,371,22	00/11/01 19.57
2700 POST OAK BLVD HOUSTON, TX 77056	Case Number* 05-44481	Priority	V Unsecured \$27,316.10 \$27,316.10	Case Number* 05-44640 05-44482	Secured	Priority	Unseeured \$1,160.00 \$21,211.22 \$22,371.22	.20 Mail Docum
*See Exhibit F for a listing of debtor entities by case number.	case number.							

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

	2.67	2.67		Pg 185		482 §	90.0	9 g	
	\$38,282.67	Unsecured \$38,282.67	\$25,570.41	<u>Unsecured</u> \$25,570.41	10,076	\$82,350.06	<u>Unsecured</u> \$82,350.06	882,350.06	
	Modified Total:	Priority	Modified Total:	<u>Priority</u>		Modified Total:	Priority		
ODIFIED		Secured		Secured			Secured		
CLAIM AS MODIFIED		Case Number* 05-44507		<u>Case Number*</u> 05-44640			Case Number* 05-44640		
	\$40,658.32	Unsecured \$40,658.32 \$40,658.32	\$165,938.35	Unsecured \$165,938.35 \$165,938.35		\$89,607.01	<u>Unsecured</u> \$89,607.01	889,607.01	
	Docketed Total:	Priority	Docketed Total:	Priority		Docketed Total:	Priority		
TION	1 Address AICONDUCTOR FE 100	Secured	1 Address ION CABLE MFG 87	Secured		1 Address VTS LLC 5TH FL	Secured		
CLAIM AS DOCKETED	Claim Holder Name and Address ALL AMERICAN SEMICONDUCTOR 10805 HOLDER ST STE 100	Case Number* 05-44481	Claim Holder Name and Address AMPHENOL PRECISION CABLE MFG PO BOX 1448 ROCKWALL, TX 75087	Case Number* 05-44640		Claim Holder Name and Address AMROC INVESTMENTS LLC 535 MADISON AVE 15TH FL NEW YORK, NY 10022	Case Number* 05-44640		cose nimber
EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETF	Claim: 6972 Date Filed: 05/30/2006 Docketed Total: \$40,658.32 Filing Creditor Name and Address:	ALL AMERICAN SEMICONDUCTOR 10805 HOLDER ST STE 100 CYPRESS, CA 90630	Claim: 11573 Date Filed: 07/27/2006 Docketed Total: \$165,938.35 Filing Creditor Name and Address: AMPHENOL PRECISION CABLE MFG	PO BOX 1448 ROCKWALL, TX 75087		Claim: 11577 Date Filed: 07/27/2006 Docketed Total: \$89,607.01 Filing Creditor Name and Address: AMROC INVESTMENTS LLC AS ASSIGNEE OF DEKALB METAL	FINISHING AS ASSIGNEE OF DEKALB METAL	FINISHING 535 MADISON AVE 15TH FL NEW YORK, NY 10022	*See Evhihit E for a listing of debtor entities by case mumber

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

	1	05 88 8		186 of 482	2	
	\$124,635.08	Unsecured \$122,028.20 \$2,606.88 \$124,635.08	\$210,171.57	Unsecured \$210,171.57 \$210,171.57	\$162,793.89	Unsecured \$162,793.89 \$162,793.89
	Modified Total:	Priority	Modified Total:	Priority	Modified Total:	Priority
ODIFIED		Secured		Secured		Secured
CLAIM AS MODIFIED		Case Number* 05-44640 05-44612		Case Number* 05-44640		Case Number* 05-44640
	\$155,624.26	Unsecured \$155,624.26 \$155,624.26	\$262,877.22	Unsecured \$262,877.22 \$262,877.22	\$192,374.01	<u>Unsecured</u> \$192,374.01 \$192,374.01
	Docketed Total:	Priority	Docketed Total:	Priority	Docketed Total:	<u>Priority</u>
TTO MODIFICATION CLAIM AS DOCKETED	Claim Holder Name and Address AMROC INVESTMENTS LLC 535 MADISON AVE 15TH FL NEW YORK, NY 10022	Secured Secured	Claim Holder Name and Address APPLIED INDUSTRIAL TECHNOLOGIE ONE APPLIED PLAZA CLEVELAND, OH 44115-5056	Secured States	Claim Holder Name and Address APPLIED INDUSTRIAL TECHNOLOGIES & FOLLOWING SUBSIDIARIES APP IN TECH TX LP APPLIED MICHIGAN AND APPLIED IND TECH INDIANA ONE APPLIED PLZ E 36TH ST & EUDLID AVE CLEVELAND, OH 44115-5056	Secured
SJECT TO MC CLAIM	Claim Holde AMROC IN 535 MADIS NEW YOR	Case Number* 05-44640	Claim Holder Nam APPLIED INDUS TECHNOLOGIE ONE APPLIED P CLEVELAND, O	Case Number* 05-44640	Claim Holder Name a APPLIED INDUSTR TECHNOLOGIES & SUBSIDIARIES APP APPLIED MICHIGA IND TECH INDIAN ONE APPLIED PLZ E 36TH ST & EUDL CLEVELAND, OH 4	Case Number* 05-4481
EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETE	Claim: 11576 Date Filed: 07/27/2006 Docketed Total: \$155,624.26 Filing Creditor Name and Address: AMROC INVESTMENTS LLC AS	TECHNOLOGY INC ATTN DAVID S LEINWAND S35 MADISON AVE 15TH FL NEW YORK, NY 10022	Claim: 10638 Date Filed: 07/25/2006 Docketed Total: \$262,877.22 Filing Creditor Name and Address: APPLIED INDUSTRIAL TECHNOLOGIE	ONE AFFLIED FLAZA CLEVELAND, OH 44115-5056	Claim: 10631 Date Filed: 07/25/2006 Docketed Total: \$192,374.01 Filing Creditor Name and Address: APPLIED INDUSTRIAL TECHNOLOGIES & FOLLOWING SUBSIDIARIES APP IN TECH TX LP APPLIED MICHIGAN AND APPLIED IND TECH INDIANA ONE APPLIED PLZ	CLEVELAND, OH 44115-5056

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In re De	Case No

EXHIBIT D-1 - CLAIMS SUBJEC CLAIM TO BE MODIFIED	EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION AIM TO BE MODIFIED CLAIM AS DOCKETED CLAIM AS DOCKETED			CLAIM AS MODIFIED	FIED		
Claim Hc APPLIE TECHN ONE AF EAST 30	Claim Holder Name and Address APPLIED INDUSTRIAL TECHNOLOGIES DIXIE INC ONE APPLIED PLZ EAST 36TH ST & EUCLID AVE CLEVELAND, OH 44115-5056	Docketed Total:	\$3,094.33			Modified Total:	\$2,631.20
Case Number* 05-44626	nber* Secured	Priority	Unsecured \$3,094.33 \$3,094.33	Case Number* 05-44640	Secured	Priority	<u>Unsecured</u> \$2,631.20 \$2,631.20
Claim H ASM C EVERE 7600 JE	Claim Holder Name and Address ASM CAPITAL AS ASSIGNEE FOR EVERETT CHARLES TECHNOLOGIES 7600 JERICHO TPKE STE 302 WOODBURY, NY 11797	Docketed Total:	\$288,900.67			Modified Total:	\$270,876.29
Case Number* 05-44640	mber* Secured	Priority	Unsecured \$288,900.67	Case Number* 05-44640	Secured	Priority	S70,876.29 (2.078,876.29 (2.078,876.29 (2.078,876.29 (2.078,976.29 (2.07
Claim H ASM C UNIVE 7600 JE	Claim Holder Name and Address ASM CAPITAL AS ASSIGNEE FOR UNIVERSAL INSTRUMENTS CORP 7600 JERICHO TPKE STE 302 WOODBURY, NJ 11797	Docketed Total:	\$272,579.43			Modified Total:	\$260,078.21
Case Number* 05-44640	Mber* Secured	Priority	<u>Unsecured</u> \$272,579.43	Case Number* 05-44640	Secured	Priority	<u>Unsecured</u> \$260,078.21
			\$272,579.43				\$260,078.21
*See Exhibit F for a listing of debtor entities by case number.	er:						

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In re	Case

05	5-44481-rdd	Doc 9118	Filed 08/	17/07 E	ntered 08/17/	07 19:37:20	Main Document
	\$2,280.91	Unsecured \$2,280.91 \$2,280.91	\$8,277.75	Unsecured 88,277.75 88.277.75 88.277.75 88.277.75	\$1,425.00	Unsecured \$1,425.00 \$1,425.00	
	Modified Total:	Priority	Modified Total:	Priority	Modified Total:	Priority	
ODIFIED		Secured		Secured		PamaeS	
CLAIM AS MODIFIED		<u>Case Number*</u> 05-44640		Case Number* 05-44640		Case Number* 05-44640	
	\$10,695.33	<u>Unsecured</u> \$10,695.33 \$10,695.33	\$13.597.57	Unsecured \$13,597.57 \$13,597.57	\$1,425.00	Unsecured \$1,425.00 \$1,425.00	
	Docketed Total:	<u>Priority</u>	Docketed Total:	Priority	Docketed Total:	<u>Priority</u>	
CLAIM AS DOCKETED	ne and Address RCE INC :Y 41017-9702	Secured	ne and Address RCE INC :Y 41017-9702	Secured	ne and Address NSON VITAL ID PKWY E, OH 44077	Secured	
CLAIM AS I	Claim Holder Name and Address ATKINS & PEARCE INC 1 BRAID WAY COVINGTON, KY 41017-9702	Case Number* 05-44640	Claim Holder Name and Address ATKINS & PEARCE INC 1 BRAID WAY COVINGTON, KY 41017-9702	Case Number* 05-44481	Claim Holder Name and Address AVERY DENNINSON VITAL 17700 FOLTZ IND PKWY STRONGSVILLE, OH 44077	Case Number* 05-44481	
CLAIM TO BE MODIFIED CLAIM AS DOCKETE	Claim: 7203 Date Filed: 05/31/2006 Docketed Total: \$10,695.33 Filing Creditor Name and Address: ATKINS & PEARCE INC	COVINGTON, KY 41017-9702	Claim: 7204 Date Filed: 05/31/2006 Docketed Total: \$13,597.57 Filing Creditor Name and Address: ATKINS & PEARCE INC 1 DATIO WAY	COVINGTON, KY 41017-9702	Claim: 5233 Date Filed: 05/08/2006 Docketed Total: \$1,425.00 Filing Creditor Name and Address: AVERY DENNINSON VITAL 17700 FOLTZ IND PKWY	STRONGSVILLE, OH 44077	

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETE	CT TO MODIFICATION CLAIM AS DOCKETED				CLAIM AS MODIFIED	FIED			(
)5
Claim: 14027 Date Filed: 07/31/2006	Claim Holder Name and Address								-444
Docketed Total: \$513,080.99	GOLDMAN SACHS CREDIT		Docketed Total:	\$513,080.99			Modified Total:	\$501,065.06	81
Filing Creditor Name and Address:	PARTNERS LP								-rd
AXON CABLE INC FREEBORN & PETERS LLP 311 S WACKER DR STE 3000	ATTO PEDRO RAMIREZ 30 HUDSON 17TH FL JERSEY CITY, NJ 07302								d D
CHICAGO, IL 60606									ос
	Case Number* 05-44640	Secured	Priority	<u>Unsecured</u> \$513,080.99	Case Number* 05-44640	Secured	<u>Priority</u>	Unsecured \$501,065.06	911
				\$513,080.99				\$501,065.06	8 F
Claim: 2056 Date Filed: 02/17/2006	Claim Holder Name and Address								iled
Docketed Total: \$20,637.70	BAJA TAPE & SUPPLY INC		Docketed Total:	\$20,637.70			Modified Total:	\$10,318.85	80 ا
Filing Creditor Name and Address: BAJA TAPE & SUPPLY INC	12773 GRAND RIVER DR EL PASO, TX 79928							— P (/17/
12773 GRAND RIVER DR EL PASO, TX 79928			e.	11.) 1	07
	05-44481	ne mae	ritority 	\$20,637.70	Case Number* 05-44640	Secured	Priority	Unsecured \$10,318.85	E
				\$20,637.70	I			of 48:	ntere
Claim: 145 Date Filed: 10/28/2005	Claim Holder Name and Address								ed 0
Docketed Total: \$48,243.00	BOOTH INC		Docketed Total:	\$48,243.00			Modified Total:	\$45,786.00	8/1 ⁻
Filing Creditor Name and Address: BOOTH INC	PO BOX 487 MIO, MI 48647								7/07
PO BOX 487 MIO, MI 48647	lber*	Secured	Priority	Unsecured	Case Number*	Secured	Priority	Unsecured	' 19:3
	05-44481		\$48,243.00 \$48,243.00		05-44640			\$45,786.00	37:20
								945,700.00)
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*See Exhibit F for a listing of debtor entities by case number.	case number.		9	,					

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In re Delphi Corporation, <u>et al.</u>	Case No. 05-44481 (RDD)
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05	5-44481-rdd	Doc 91	L8 Filed	l 08/17/07 Pa 10	Ent	tere	ed 08/17/07	19:37:	:20	Main D	ocument
	\$26,969.88	Unsecured \$26,969.88	84,164.75	Pg 19	Unsecured \$4,164.75	\$4,164.75	\$21,206.64	<u>Unsecured</u> \$21,206.64	\$21,206.64		
	Modified Total:	Priority	Modified Total:		Priority		Modified Total:	Priority			
ODIFIED		Secured		č	Secured			Secured			
CLAIM AS MODIFIED		Case Number* 05-44640		***************************************	Case Number 05-44640			Case Number* 05-44640			
	\$43,850.88	<u>Unsecured</u> \$43,850.88 \$43,850.88	\$4,164.75	Insormed	\$4,164.75	\$4,164.75	\$49,258.57	<u>Unsecured</u> \$49,258.57	\$49,258.57		
	Docketed Total:	Priority	Docketed Total:	Priority	Á1100111		Docketed Total:	Priority			
CKETED	nd Address VE 07	Secured	nd Address XTH AMERICA	ATTAN Y STE 300 60555 Secured	חברוו בת		nd Address I RD 102	Secured			
CLAIM AS DOCKETED	Claim Holder Name and Address BOURNS INC 1200 COLUMBIA AVE RIVERSIDE, CA 92507	Case Number* 05-44640	Claim Holder Name and Address BP PRODUCTS NORTH AMERICA	ATTN TOM W STRATTAN 28100 TORCH PKWY STE 300 WARRENVILLE, IL 60555	05-44481		Claim Holder Name and Address BURNEX CORP 703 W ALGONQUIN RD ALGONQUIN, IL 60102	Case Number* 05-44640			
CLAIM TO BE MODIFIED CLAIM AS DOCKETE	Claim: 6683 Date Filed: 05/23/2006 Docketed Total: \$43,850.88 Filing Creditor Name and Address: BOURNS INC	RIVERSIDE, CA 92507	Claim: 13882 Date Filed: 07/31/2006 Docketed Total: \$4,164.75	BP PRODUCTS NORTH AMERICA INC ATTN TOM W STRATTAN 28100 TORCH PKWY STE 300 WARRENVILLE, IL 60555			Claim: 9808 Date Filed: 07/17/2006 Docketed Total: \$49,258.57 Filing Creditor Name and Address: BURNEX CORP 703 W ALGONOLIN RD	ALGONQUIN, IL 60102			

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

Priority Dockeed Total: S14,003.86 Priority Dockeed Total: S14,003.86 Priority Dockeed Total: S12,735.46 Priority Dockeed Total: S12,735.46 Priority Dockeed Total: S12,735.46 Priority S12,735.46 Priority	EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION AIM TO BE MODIFIED CLAIM AS DOCKETE
Unsecured S14,003.86 Secured Priority Unsecured S122,735.46 S24,640 S122,735.46 S122,735.46 S122,735.46 S122,735.46 S122,735.46 S122,735.46 S122,735.46 S122,735.46 S122,735.46 S7,831.58 S7,831.58 S7,831.58 S7,831.58 S7,831.58 S7,831.58 S5,446.40 S6,446.40 S6,446.40 S6,446.40 S6,446.40 Unsecured S6,446.40 S6,446.40 S6,446.40 Unsecured S6,446.40 S6,446.40 Unsecured Unsecured S7,831.58 S6,446.40 S6,446.40 Unsecured S6,446.40 S6,446.40 S6,446.40 Unsecured Unsecured S7,831.58 S6,446.40	Claim Holder Name and Address CALLANAN INDUSTRIES INC DBA MANITOU CONCRETE COMPANY 5 S FITZHUGH ST
Unsecured S12,735.46 Secured Secured Priority Unsecured S122,735.46 S244640 S122,735.46 S44640 S7,831.58	Case Number* Secured 05-44481
Unsecured S122,735.46 O5-44640 O5-44	Claim Holder Name and Address CHEVRON PRODUCTS CO PO BOX F CONCORD, CA 94524
S7,831.58 Modified Total: Modified Total:	Case Number* 05-44640
Unsecured S7,831.58 O5-44640 Secured Priority Uns S7,831.58 O5-44640 Ons S7,831.58 O5-44640 Ons S7,831.58 O5-44640 Ons S7,831.58 O5-44640 Ons S6,831.58 O5-44640 Ons S6,831.58 O5-44640 Ons S7,831.58 O5-44640 Ons S6,831.58 Os-44640	Claim Holder Name and Address CINGULAR WIRELESS PO BOX 309 PORTLAND, OR 97207-0309
	Case Number* 05-44481

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

0	5-44481-rdd Doc 9	.145.89	d 08/17/07 Ent	4 82 854. 69 9.755.	7/07 19:37:20	240.00
		Unsect	tal:	Unsecured 89,	tal:	V Unsceured 87, 87, 87, 87, 87, 87, 87, 87, 87, 87,
	Modified Total:	Priority	Modified Total:	Priority	Modified Total:	Priority
CLAIM AS MODIFIED		Secured		Secured		Secured
CLAIM		Case Number* 05-44640		Case Number* 05-44640		Case Number* 05-44640
	\$48,145.89	<u>Unsecured</u> \$48,145.89	\$9,554.69	Unsecured \$9,554.69 \$9,554.69	810,860.00	Unsecured \$10,860.00 \$10,860.00
	Docketed Total:	Priority	Docketed Total:	Priority	Docketed Total:	Priority
CATION OCKETED	Claim Holder Name and Address CIT COMMUNICATIONS FINANCE CORPORATION DBA AVAYA FINANCIAL SERVICES FKA AT&T CREDIT CORPORATION ATTN BANKRUPTCY DEPT 1 CIT DR STE 4104A LIVINGSTON, NJ 07039	Secured	COMPAGNIE DEUTSCH ORLEANS 22 RUE DES CHAISES 45142 ST JEAN DE LA RUELLE CEDEX BP 96FRANCE	Secured	and Address STRIBUTORS INC 31-3017	Secured
ECT TO MODIFICATION CLAIM AS DOCKETED	Claim Holder Name and Address CIT COMMUNICATIONS FINA CORPORATION DBA AVAYA FINANCIAL SERVICES FKA A CREDIT CORPORATION ATTN BANKRUPTCY DEPT 1 CIT DR STE 4104A LIVINGSTON, NJ 07039	<u>Case Number*</u> 05-44612	Claim Holder Name and Address COMPAGNIE DEUTSCH ORLE/ 22 RUE DES CHAISES 45142 ST JEAN DE LA RUELLE CEDEX BP 96FRANCE	<u>Case Number*</u> 05-44481	Claim Holder Name and Address COMPONENT DISTRIBUTORS INC PO BOX 13017 DENVER, CO 80201-3017	Case Number* 05-44481
CLAIM TO BE MODIFIED CLAIM AS DOCKETE	Claim: 15602 Date Filed: 07/31/2006 Docketed Total: \$48,145.89 Filing Creditor Name and Address: CIT COMMUNICATIONS FINANCE CORPORATION DBA AVAYA FINANCIAL SERVICES FKA AT&T CREDIT CORPORATION ATTN BANKRUPTCY DEPT	I CIT DR STE 4104A LIVINGSTON, NJ 07039	Claim: 712 Date Filed: 11/21/2005 Docketed Total: \$9,554.69 Filing Creditor Name and Address: COMPAGNIE DEUTSCH ORLEANS 22 RUE DES CHAISES 45142 ST JEAN DE LA RUELLE	DP 96FRANCE	Claim: 7044 Date Filed: 05/30/2006 Docketed Total: \$10,860.00 Filing Creditor Name and Address: COMPONENT DISTRIBUTORS INC PO BOX 13017	DENVER, CO 80201-3017

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

05	5-44481-rdd 56.866.75	Doc 911	8 Filed 08	Pg 193 (ntered 08/17 of 482 E7:88-7-8-8-8-8-8-8-8-8-8-8-8-8-8-8-8-8-8	803.23 803.23	20 Main D	ocument 00:555:50:00 00:555:55:55:00 00:555:55:55:55:55:55:55:55:55:55:55:55:]
	ĕ	Unsecured 842.	4	Unsecured \$2.	i i i i i i i i i i i i i i i i i i i	<u>Unsecured</u> 844	3	Unsecured \$5,	
	Modified Total:	Priority	Modified Total:	Priority	Modified Total:	Priority	Modified Total:	Priority	
ODIFIED		Secured		Secured		Secured		Secured	
CLAIM AS MODIFIED		Case Number* 05-44640		<u>Case Number*</u> 05-44640		<u>Case Number*</u> 05-44640		Case Number* 05-44640	
	\$2,956,707.11	Unsecured \$2,956,707.11 \$2,956,707.11	\$2,599.00	Unsecured \$2,599.00 \$2,599.00	\$46,506.23	Unsecured \$46,506.23 \$46,506.23	85,555.00	<u>Unsecured</u> \$5,555.00 \$5,555.00	
	Docketed Total:	Priority	Docketed Total:	Priority	Docketed Total:	Priority	Docketed Total:	<u>Priority</u>	
ŒTED	vddress COMPANY	Secured	Address VICES INC (203-2110	Secured	Address IS INC	Secured	kddress HE INC	<u>Secured</u>	
CLAIM AS DOCKETED	Claim Holder Name and Address CONSUMERS ENERGY COMPANY ONE ENERGY PLAZA JACKSON, MI 49201	Case Number* 05-44481	Claim Holder Name and Address CROWLEY LINER SERVICES INC PO BOX 2110 JACKSONVILLE, FL 32203-2110	<u>Case Number*</u> 05-44481	Claim Holder Name and Address CS BUSINESS SYSTEMS INC 1236 MAIN ST BUFFALO, NY 14209	<u>Case Number*</u> 05-44640	Claim Holder Name and Address DAYTON ICE MACHINE INC 3463 SUCCESSFUL WY DAYTON, OH 45414	Case Number* 05-44481	case number.
EAHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION AIM TO BE MODIFIED CLAIM AS DOCKETE	/2006 \$2,956,707.11 re and Address: NERGY COMPANY	100	\$2,599.00 re and Address:	FL 32203-2110	/2006 \$46,506.23 re and Address: YSTEMS INC	509	\$5,555.00 ne and Address: 1ACHINE INC	41	*See Exhibit F for a listing of debtor entities by case number.
CLAIM TO BE MODIFIED	Claim: 2530 Date Filed: 04/03/2006 Docketed Total: \$2,956,707.11 Filing Creditor Name and Address: CONSUMERS ENERGY COMPANY ONE ENERGY PLAZA	JACKSON, MI 49201	1 51	PO BOX 2110 JACKSONVILLE, FL 32203-2110	Claim: 10599 Date Filed: 07/25/2006 Docketed Total: \$46,506.23 Filing Creditor Name and Address: CS BUSINESS SYSTEMS INC	BUFFALO, NY 14209	Claim: 1183 Date Filed: 12/19/2005 Docketed Total: \$5,555.00 Filing Creditor Name and Address: DAYTON ICE MACHINE INC 3463 SUCCESSFUL WY	DAYTON, OH 45414	*See Exhibit F for a l

Page 11 of 36

*See Exhibit F for a listing of debtor entities by case number.

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

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			\$2,448.00	<u>Unsecured</u> \$2,448.00	\$2,448.00		\$18,436.43		$\frac{\text{Unsecured}}{\$18,436.43}$	\$18,436.43	\$216,969.48	<u>Unsecured</u> \$216,969.48	\$216,969.48	
			Modified Total:	<u>Priority</u>			Modified Total:		Priority	l	Modified Total:	<u>Priority</u>		
ODIFIED				Secured					Secured			Secured		
CLAIM AS MODIFIED				Case Number* 05-44640					Case Number* 05-44640			Case Number* 05-44640		
			\$2,448.00	<u>Unsecured</u> \$2,448.00	\$2,448.00		\$18,479.84		Unsecured \$18,479.84	\$18,479.84	\$221,546.49	<u>Unsecured</u> \$221,546.49	\$221,546.49	Page 13 of 36
			Docketed Total:	Priority			Docketed Total:		Priority		Docketed Total:	Priority		Page
TION		1 Address	URING SERVICES	Secured		1 Address	ST CO		Secured		1 Address OIT EDISON & WER LEVEL	Secured		
CCT TO MODIFICATION CLAIM AS DOCKETED		Claim Holder Name and Address	DRAKE MANUFACTURING SERVICES INC 4371 N LEAVITT RD	Case Number* 05-44481		Claim Holder Name and Address	DRAPER CHEVROLET CO 4200 BAY RD PO BOX 2139	SAGINAW, MI 48603	Case Number* 05-44481		Claim Holder Name and Address DTE ENERGY (DETROIT EDISON & MICHCON) 3200 HOBSON ST LOWER LEVEL	Case Number* 05-44481		/ case number.
EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETE		Claim: 2319 Date Filed: 03/16/2006	Docketed Total: \$2,448.00 Filing Creditor Name and Address: DRAKE MANUFACTURING	SEKVICES INC 4371 N LEAVITT RD WARREN, OH 44485		Claim: 1220 Date Filed: 12/19/2005	g 25 O	4200 BAY RD PO BOX 2139	SAGINAW, MI 48603		Claim: 2761 Date Filed: 04/25/2006 Docketed Total: \$221,546.49 Filing Creditor Name and Address: DTE ENERGY (DETROIT EDISON	& MICHCON) 3200 HOBSON ST LOWER LEVEL DETROIT, MI 48201-2927		*See Exhibit F for a listing of debtor entities by case number.

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			\$15,018.00	<u>Unsecured</u> \$15,018.00	\$15,018.00		\$9,676.11			<u>Unsecured</u> \$9,676.11	\$9,676.11		\$21,460.00	<u>Unsecured</u> \$21,460.00	\$21,460.00		
			Modified Total:	Priority			Modified Total:			Priority			Modified Total:	Priority			
ODIFIED				Secured						Secured				Secured			
CLAIM AS MODIFIED				Case Number* 05-44640						Case Number* 05-44640				Case Number*			
			\$16,138.00	<u>Unsecured</u> \$16,138.00	\$16,138.00		\$21,055.17			<u>Unsecured</u> \$21,055.17	\$21,055.17		\$21,460.00	Unsecured \$21,460.00	\$21,460.00		Page 14 of 36
			Docketed Total:	<u>Priority</u>			Docketed Total:			<u>Priority</u>			Docketed Total:	Priority			Page
TTO MODIFICATION CLAIM AS DOCKETED		Claim Holder Name and Address	DYNALENE HEAT TRANSFER FLUIDS PO BOX A COPLAY, PA 18037	Case Number* 05-44481		Claim Holder Name and Address	EDWARDS MEDICAL SUPPLY INC	EFT PO BOX 1639	BOLINGBROOK, IL 60440	Case Number* 05-44640		Claim Holder Name and Address	KT TRUST ONE UNIVERSITY PLZ STE 312 HACKENSACK, NJ 07601	Case Number* Secured 05-44481			number.
EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETE		57/2006	Docketed Total: \$16,138.00 DY Filing Creditor Name and Address: FL DYNALENE HEAT TRANSFER PO FLUIDS CC	PO BOX A COPLAY, PA 18037 Cas 05-4		Claim: 3951 Date Filed: 05/01/2006 Cla		Filing Creditor Name and Address: EFT EDWARDS MEDICAL SUPPLY INC PO E	EFT BC BC BC BC BC BC BC B)К, IL 60440		Claim: 182 Date Filed: 10/28/2005 Cla	Docketed Total: \$21,460.00 KT Filing Creditor Name and Address: ON ENMARK TOOL & GAGE CO INC	<u> </u>			*See Exhibit F for a listing of debtor entities by case number.

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

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			\$1,014,281.00	<u>Unsecured</u> \$1,014,281.00	\$1,014,281.00		90.08	197 C 00:08	\$0.00		\$187,324.48		<u>Unsecured</u> \$187,324.48	\$187,324.48	
			Modified Total:	Priority			Modified Total:	Priority			Modified Total:		Priority		
	DIFIED			Secured \$0.00	80.00			Secured S0.00	80.00				Secured		
_	CLAIM AS MODIFIED			Case Number* 05-44640				Case Number*					Case Number* 05-44640		
			\$1,839,554.00	<u>Unsecured</u> \$971,774.00	\$971,774.00		\$1,000.00	<u>Unsecured</u> \$1,000.00	\$1,000.00		\$204,771.15		<u>Unsecured</u> \$204,771.15	\$204,771.15	Page 15 of 36
			Docketed Total:	<u>Priority</u>			Docketed Total:	Priority			Docketed Total:		Priority		Page 1
CATION	OCKETED	and Address	MENTS LLC 7E 15TH FL 10022	<u>Secured</u> \$867,780.00	\$867,780.00	and Address	EQ HERITAGE LLC HONIGMAN MILLER SCHWARTZ & COHN LLP 2290 FIRST NATIONAL BUILDING 660 WOODWARD AVE DETROIT, MI 48226	Secured 80.00	80.00	and Address	EXPORT DEVELOPMENT CANADA EDC 151 O CONNOR ST 18TH FLR	A IK3	Secured		
EÇT TO MODIFI	CLAIM AS DOCKETED	Claim Holder Name and Address	AMROC INVESTMENTS LLC 535 MADISON AVE 15TH FL NEW YORK, NY 10022	Case Number* 05-44640		Claim Holder Name and Address	EQ HERITAGE LLC HONIGMAN MILLER SCHWARTZ COHN LLP 2290 FIRST NATIONAL BUILDING 660 WOODWARD AVE DETROIT, MI 48226	Case Number* 05-44640		Claim Holder Name and Address	EXPORT DEVELOPMENT CA EDC 151 O CONNOR ST 18TH FLR	OTTAWA, ON KIA IK3 CANADA	Case Number* 05-44481		y case number.
EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION	CLAIM TO BE MODIFIED	Claim: 15032 Date Filed: 07/31/2006	Docketed Total: \$1,840,554.00 Filing Creditor Name and Address: EQ HERITAGE LLC HONIGMAN MILLER SCHWARTZ	& COHN LLP 2290 FIRST NATIONAL BUILDING	DETROIT, MI 48226					Claim: 1543 Date Filed: 01/17/2006	Docketed Total: \$204,771.15 Filing Creditor Name and Address: EXPORT DEVELOPMENT	CANADA EDC 151 O CONNOR ST 18TH FLR OTTAWA, ON KIA IK3	CANADA		*See Exhibit F for a listing of debtor entities by case number.

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

				\$31,230.88	ured \$31,230.88	\$31,230.88		\$17,538.35		Pg	105 \$17,538.35	S17,538.35 O	82	\$1,415.04		ured \$1,415.04	\$1,415.04			
					Unsecured \$31,	 					Unsecured \$17,					Unsecured \$1,				
				Modified Total:	Priority			Modified Total:			Priority			Modified Total:		Priority				
				2	Secured			V			Secured			Z		Secured				
	CLAIM AS MODIFIED										<u>8</u>					<u>%</u>				
	CLAIM AS				Case Number* 05-44640						Case Number* 05-44640					Case Number* 05-44640				
				\$31,230.88	<u>Unsecured</u> \$31,230.88	\$31,230.88		\$17,775.69		-	Unsecured \$17,775.69	\$17,775.69		\$1,415.04		<u>Unsecured</u> \$1,415.04	\$1,415.04			9
				Docketed Total:	ίζ			d Total:			th I			d Total:		ζį				Doma 16 of 36
				Dockete	Priority			Docketed Total:			Priority			Docketed Total:		Priority				
Z	ED		ess	ICA INC 309-3253	Secured		ess	INC	2413	-	Secured		ess	FT INC		Secured				
ODIFICATIO	CLAIM AS DOCKETED		Claim Holder Name and Address	FANUC ROBOTICS AMERICA INC 3900 W HAMLIN RD ROCHESTER HILLS, MI 48309-3253	*10		Claim Holder Name and Address	GOLDSMITH TR AND SON INC ANN MARIE STENGEL	16 PEUQUET PKY TONAWANDA, NY 14150-2413	-	*.lo.		Claim Holder Name and Address	GREAT LAKES POWER LIFT INC 7455 TYLER BLVD	MENTOR, OH 44060	er.*				
ECT TO M	CLAIM		Claim Hold	FANUC R 3900 W H. ROCHEST	Case Number* 05-44481		Claim Hold	GOLDSM.	16 PEUQUET PKY TONAWANDA, NY	;	Case Number* 05-44481		Claim Hold	GREAT L. 7455 TYL)	MENTOR	Case Number* 05-44481				y case number.
EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION	DIFIED			30.88 Address: AERICA INC	Æ			75.69 Address:	SON INC	150-2413				5.04 Address:	R LIFT INC					*See Exhibit F for a listing of debtor entities by case number.
HIBIT D-1 - C	CLAIM TO BE MODIFIED	1,000,0	07/28	Docketed Total: \$31,230.88 Filing Creditor Name and Address: FANUC ROBOTICS AMERICA INC	3900 W HAMLIN RD ROCHESTER HILLS, MI 48309-3253		Claim: 7476 Date Filed: 06/05/2006	Docketed Total: \$17,775.69 Filing Creditor Name and Address:	GOLDSMITH TR AND SON INC ANN MARIE STENGEL	16 PEUQUET PKY TONAWANDA NY 14150-2413			Claim: 4294 Date Filed: 05/01/2006	Docketed Total: \$1,415.04 Filing Creditor Name and Address:	GREAT LAKES POWER LIFT INC 7455 TYLER BLVD	MENTOR, OH 44060				xhibit F for a listing
EX	CLAI	Closino, 1999	Date Filed:	Docket Filing C FANT	3900 ROCI 48309		Claim: 7476 Date Filed:	Docket Filing C	GOL	16 PI TON			Claim: 4294 Date Filed:	Docket Filing C	GRE. 7455	MEN				*See E

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

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	\$576.26	Unsecured \$576.26 \$576.26	\$201,945.43	Unsecured \$201,945.43 \$201,945.43	\$6,196.24	Unsecured \$6,196.24	
	Modified Total:	Priority	Modified Total:	Priority	Modified Total:	Priority	
ODIFIED		Secured		Secured		Secured	
CLAIM AS MODIFIED		Case Number* 05-44640		Case Number* 05-44640		<u>Case Number*</u> 05-44640	
	\$576.26	Unsecured	\$321,256.00	<u>Unsecured</u> \$321,256.00 \$321,256.00	\$15,304.24	Unsecured \$15,304.24 \$15,304.24	
	Docketed Total:	Priority \$576.26 \$576.26	Docketed Total:	Priority	Docketed Total:	Priority	
TION KETED	Address SERVICE WY	Secured	Address CORPORATION 49501	Secured	Address ELD LIMITED RIAL EST BRIA, CA144JX	Secured	
CT TO MODIFICATION CLAIM AS DOCKETED	Claim Holder Name and Address HOBART SALES AND SERVICE 181 INDUSTRIAL PKWY MANSFIELD, OH 44903	Case Number*	Claim Holder Name and Address HUTCHINSON SEAL CORPORATION PO BOX 1886 GRAND RAPIDS, MI 49501	Case Number* 05-44640	Claim Holder Name and Address HYDRO ELLAY ENFIELD LIMITED ENGLAND JOSEPH NOBLE RD LILLYHALL INDUSTRIAL EST WORKINGTON CUMBRIA, CA144JX UNITED KINGDOM	Case Number* 05-44640	
EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETE	Claim: 3780 Date Filed: 05/01/2006 Docketed Total: \$576.26 Filing Creditor Name and Address: HOBART SALES AND SERVICE	OH 44903	Claim: 15220 Date Filed: 07/31/2006 Docketed Total: \$321,256.00 Filing Creditor Name and Address: HUTCHINSON SEAL CORPORATION	IDS, MI 49501	Claim: 13341 Date Filed: 07/31/2006 Docketed Total: \$15,304.24 Filing Creditor Name and Address: HYDRO ELLAY ENFIELD LIMITED ENGLAND JOSEPH NOBLE RD LILLYHALL INDUSTRIAL EST WORKINGTON CUMBRIA. CA14	ЭДОМ	
EXHIBIT CLAIM TO I	Claim: 3780 Date Filed: 05/01/2006 Docketed Total: \$576.26 Filing Creditor Name and Ad HOBART SALES AND SE	MANSFIELD, OH 44903	Claim: 15220 Date Filed: 07/31/2006 Docketed Total: \$321 Filing Creditor Name and HUTCHINSON SEAL CORPORATION	PO BOX 1886 GRAND RAPIDS, MI 49501	Claim: 15341 Date Filed: 07/31/2006 Docketed Total: \$15,304.22 Filing Creditor Name and Addi HYDRO ELLAY ENFIELD LIMITED ENGLAND JOSEPH NOBLE RD LILLYHALL INDUSTRIAI WORKINGTON CUMBRIA	4JX UNITED KINGDOM	

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

_	05	-44481	L-rdd	Doc	9118	File	ed 08	3/17/0 		Ente		08/1	7/07	19:3	7:20	Mair	n Docu	ıment	_
		8438.719.83		Unsecured \$90.61	\$22,777.05 \$15,863.77 \$399,988.40	\$438,719.83		\$3,890.01	200	Unsecured \$3,890.01	\$3,890.01		\$1,398,447.10		<u>Unsecured</u> \$1,398,447.10	\$1,398,447.10			
		Modified Total:	Modified Local.	Priority				Modified Total:		Priority			Modified Total:		Priority				
	ODIFIED			Secured						Secured					Secured				
	CLAIM AS MODIFIED			Case Number* 05-44624	05-44640 05-44567 05-44612					Case Number* 05-44640					Case Number* 05-44640				·
		\$514.319.83		<u>Unsecured</u> \$514,319.83	\$514,319.83			\$4,196.78		<u>Unsecured</u> \$3,139.12	\$3,139.12		\$1,456,361.79		<u>Unsecured</u> \$1,456,361.79	\$1,456,361.79			3 of 36
		Docketed Total:	. The state of the	Priority				Docketed Total:		<u>Priority</u> \$1,057.66	\$1,057.66		Docketed Total:		Priority				Page 18 of 36
ATION	CKETED	and Address	R ACE, IL 60181	Secured			and Address	VICE INC	AGE, IL 60007	Secured		and Address	CON SOLUTION	A 95054	Secured				
EÇT TO MODIFIC	CLAIM AS DOCKETED	Claim Holder Name and Address IRM CORPORATION	TWO LINCOLN CTR OAKBROOK TERRACE, IL 60181	Case Number* 05-44481			Claim Holder Name and Address	ICS CUSTOMS SERVICE INC 1099 MORSE AVE	ELK GROVE VILLAGE, IL 60007	Case Number* 05-44481		Claim Holder Name and Address	INTEGRATED SILICON SOLUTION EF INC	2231 LAWSON LN SANTA CLARA, CA 95054	Case Number* 05-44640				y case number.
EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION	CLAIM TO BE MODIFIED	Claim: 680 Date Filed: 11/18/2005 Docketed Total: \$514,319.83	ヨンァ	OAKBROOK TERRACE, IL 60181			Claim: 2203 Date Filed: 03/07/2006	Docketed Total: \$4,196.78 Filing Creditor Name and Address:	ICS CUSTOMS SERVICE INC 1099 MORSE AVE	ELK GROVE VILLAGE, IL 60007		Claim: 10279 Date Filed: 07/24/2006	Docketed Total: \$1,456,361.79 Filing Creditor Name and Address:	INTEGRATED SILICON SOLUTION EF INC 2231 I AWSON I N	SANTA CLARA, CA 95054				*See Exhibit F for a listing of debtor entities by case number.

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05	5-44481-rdd	Doc 9118	Filed 08/17/0	7 Enter	ed 08/17/07	19:37:20	Main Document	
	\$420,062.84	Unsecured \$420,062.84 \$420,062.84	\$407,193.80	Ot 0 103.80 2407,193.80 2407,1	\$161,180.85	Unsecured \$161,180.85		
	Modified Total:	Priority	Modified Total:	Priority	Modified Total:	Priority		
DIFIED		Secured		Secured		Secured		
CLAIM AS MODIFIED		Case Number* 05-44640		Case Number* 05-44640		Case Number* 05-44640		
	\$429,262.62	Unsecured \$429,262.62 \$429,262.62	\$468,786.87	<u>Unsecured</u> \$468,786.87 \$468,786.87	\$181,540.86	<u>Unsecured</u> \$181,540.86		of 36
	Docketed Total:	Priority	Docketed Total:	Priority	Docketed Total:	Priority		Page 19 of 36
ETED	ddress	Secured	ddress NER CORP S DIV	Secured	ddress GR INC EFT	<u>Secured</u>		
CLAIM AS DOCKETED	Claim Holder Name and Address JADA PRECISION PLASTICS CO EFT INC 1667 EMERSON ST ROCHESTER NY 14606	Case Number* 05-44640	Claim Holder Name and Address JAMESTOWN CONTAINER CORP SPECIALTY PRODUCTS DIV 2345 WALDEN AVE BUFFALO, NY 14225	<u>Case Number*</u> 05-44481	Claim Holder Name and Address KENMODE TOOL & ENGR INC EFT 820 W ALGONQUIN RD ALGONQUIN, IL 60102	Case Number* 05-44640		case number.
CLAIM TO BE MODIFIED CLAIM AS DOCKETE	Claim: 5404 Date Filed: 05/09/2006 Docketed Total: \$429,262.62 Filing Creditor Name and Address: JADA PRECISION PLASTICS CO	ECT INC. 1667 EMERSON ST ROCHESTER, NY 14606	Claim: 14915 Date Filed: 07/31/2006 Docketed Total: \$468,786.87 Filing Creditor Name and Address: JAMESTOWN CONTAINER CORP SPECIALTY PRODUCTS DIV 2345 WALDEN AVE	BUFFALO, NY 14225	Claim: 15982 Date Filed: 08/09/2006 Docketed Total: \$181,540.86 Filing Creditor Name and Address: KENMODE TOOL & ENGR INC	820 W ALGONQUIN RD ALGONQUIN, IL 60102		*See Exhibit F for a listing of debtor entities by case number.

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<u>-</u>	05	-4448	1-rdd	Doc 92	118	File	ed 08/1	.7/07 Pa 202	Ente	ered	08/17/07	19:37	:20	Main Document	_
			\$2,675.25	Unsecured \$2,675.25	\$2,675.25		\$9,022.00	Pg 202 Unsecured 89,022.00	\$9,022.00		858,805.98	<u>Unsecured</u> \$58,805.98	\$58,805.98		
			Modified Total:	Priority	 		Modified Total:	Priority			Modified Total:	Priority			
	ODIFIED			Secured				Secured				Secured			
_	CLAIM AS MODIFIED			Case Number* 05-44640				Case Number* 05-44640				Case Number* 05-44640			
			\$3,140.80	Unsecured \$3,140.80	\$3,140.80		\$14,399.78	<u>Unsecured</u> \$14,399.78	\$14,399.78		\$116,317.23	<u>Unsecured</u> \$116,317.23	\$116,317.23		Page 20 of 36
			Docketed Total:	Priority			Docketed Total:	Priority			Docketed Total:	Priority			Page
MODIFICATION	CLAIM AS DOCKETED	Claim Holder Name and Address	MADISON NICHE OPPORTUNITIES FUND LLC 6143 S WILLOW DR STE 200 GREENWOOD VILLAGE, CO 80111	mber* Secured		Claim Holder Name and Address	ASM CAPITAL II LP 7600 JERICHO TURNPIKE STE 302 WOODBURY, NY 11797	umber* Secured		Claim Holder Name and Address	LE JOINT FRANCAIS 17 RUE ANDRE BUILLE BP700 CHATTELLERAULT CEDEX, 86107 FRANCE	mber* Secured			ber.
SUBJECT		Claim H		<u>Case Number*</u> 05-44640		Claim H	ASM C 7600 JE WOOD	<u>Case Number*</u> 05-44481		Claim H		Case Number* 05-44481			r entities by case numb
EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION	CLAIM TO BE MODIFIED	Claim: 3641 Date Filed: 05/01/2006	Docketed Total: 35,140,00 Filing Creditor Name and Address: KORTEN QUALITY SYSTEMS LIMITED	PO BOX 454 ROMEO, MI 48065		Claim: 2895 Date Filed: 04/27/2006	Docketed Total: \$14,399.78 Filing Creditor Name and Address: LDMI	311 N MAIN ST BOX 7820 ANN ARBOR, MI 48107		Claim: 1178 Date Filed: 12/16/2005	Docketed Total: \$116,317.23 Filing Creditor Name and Address: LE JOINT FRANCAIS 17 RUE ANDRE BUILLE BP700	CHALTELLERAULI CEDEA, 86107 FRANCE			*See Exhibit F for a listing of debtor entities by case number.

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Delphi Corporation,	No. 05-44481 (RDD)
In re	Case

05	5-44481-rdd	Doc 9118	Filed 08/17	7/07 Ente	ered 08/17/07	19:37:20) Main Document	_
	840,176.00	<u>Unsecured</u> \$40,176.00	83,100,00	29 203 of 4 83 100 00 101 (S	\$130,697.79	Unsecured \$130,697.79		
	Modified Total:	Priority	Modified Total:	Priority	Modified Total:	Priority		
DIFIED		Secured		Secured		Secured		
CLAIM AS MODIFIED		Case Number* 05-44640		Case Number* 05-44640		Case Number* 05-44640		
	857,976.00	Unsecured \$57,976.00 \$57,976.00	83,100.00	<u>Unsecured</u> \$3,100.00 \$3,100.00	\$130,697.79	Unsecured \$30,290.39 \$30,290.39		of 36
	Docketed Total:	Priority	Docketed Total:	Priority	Docketed Total:	Priority		Page 21 of 36
CTED	dress BP700 DEX, 86107	Secured	dress	<u>Secured</u>	dress	Secured \$100,407.40 \$100,407.40		
CLAIM AS DOCKETED	Claim Holder Name and Address LE JOINT FRANCAIS 17 RUE ANDRE BUILLE BP700 CHATTELLERAULT CEDEX, 86107 FRANCE	Case Number* 05-44481	Claim Holder Name and Address M & S SPRING CO INC 34137 DOREKA DR FRASER, MI 48026	Case Number* 05-44481	Claim Holder Name and Address MAGID GLOVE & SAFETY MFG CO LLC 2060 N KOLMAR AVE CHICAGO, IL 60639	Case Number* 05-44481		ase number.
CLAIM TO BE MODIFIED CLAIM AS DOCKETE	Claim: 1179 Date Filed: 12/16/2005 Docketed Total: \$57,976.00 Filing Creditor Name and Address: LE JOINT FRANCAIS 17 RUE ANDRE RUILLE RP700		Claim: 635 Date Filed: 11/17/2005 Docketed Total: \$3,100.00 Filing Creditor Name and Address: M & S SPRING CO INC 34137 DORFKA DR	FRASER, MI 48026	Claim: 6450 Date Filed: 05/22/2006 Docketed Total: \$130,697.79 Filing Creditor Name and Address: MAGID GLOVE & SAFETY MFG CO LLC 2060 N KOLMAR AVE			*See Exhibit F for a listing of debtor entities by case number.

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

		Modified Total: \$133.26	Priority Unsecured \$133.26	8133.26		Modified Total: \$44.574.85		Piority Unsecured Priority	\$9,416.25	844,574.85 4 185	MACHifford Tratel: S681.145.20		Priority Unsecured \$681,145.20	\$681,145.20	Docum		
CLAIM AS MODIFIED			Case Number* Secured 05-44640					Case Number* Secured	05-44610				Case Number* Secured 05-44640				
		ıl: \$768.52	Unsecured \$768.52	\$768.52		ıl: \$53,842.15		Unsecured \$53.842.15			\$1243,150.59		<u>Unsecured</u> \$1,243,150.59	\$1,243,150.59		· ·	Page 22 of 36
		Docketed Total:	red Priority			Docketed Total:		red <u>Priority</u>			Dook sted Total	Docksted 101	red Priority				
CT TO MODIFICATION CLAIM AS DOCKETED	Claim Holder Name and Address	MATHESON TRIGAS INC 6225 N STATE HWY 161 STE 200 IRVING, TX 75038	Case Number* 05-44481		Claim Holder Name and Address	MATSUO ELECTRONICS OF AMERICA	2134 MAIN ST STE 100 HUNTINGTON BEACH, CA 92648	Case Number* Secured 03-44481			Claim Holder Name and Address MEANS INDICIPEDED INC	SCHIFF HARDIN LLP 6600 SEARS TOWER	CHICAGO, IL 60606 Case Number* 05-44481			case number.	Case Humoer.
EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETF	Claim: 936 Date Filed: 11/29/2005	Docketed Total: \$768.52 Filing Creditor Name and Address: MATHESON TRIGAS INC 6225 N STATE HWY 161 STE 200	IRVING, TX 75038		Claim: 5306 Date Filed: 05/08/2006	Docketed Total: \$53,842.15 Filing Creditor Name and Address:	MATSUO ELECTRONICS OF AMERICA	2134 MAIN ST STE 100 HUNTINGTON BEACH, CA 92648			Claim: 9652 Date Filed: 07/17/2006 Dockered Total: \$1.243,150.59	S a	SCHIFF HARDIN LLP 6600 SEARS TOWER CHICAGO, IL 60606			*See Exhibit F for a listing of debtor entities by case number.	DOC EVIDOR 1 101 & HOURS OF ACCOUNT CHANGE OF

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

_	05	-444	81-rdd	Doc 9	118	File	ed C)8/17/0)7 E	ntere	ed 0	8/17/07	7 19:37	:20	Main Document	_
			\$238.077.39	<u>Unsecured</u> \$238,077.39	\$238,077.39		\$64,031.00	. 9	Unsecured 504,031.00 \$54,031.00	\$64,031.00		\$453,438.26	<u>Unsecured</u> \$453,438.26			
			Modified Total:	Priority			Modified Total:		Priority			Modified Total:	Priority			
	ODIFIED			Secured					Secured				Secured			
	CLAIM AS MODIFIED			Case Number* 05-44640					Case Number* 05-44567				Case Number* 05-44640			
			\$714,233.39	<u>Unsecured</u> \$714,233.39	\$714,233.39		\$67,031.00		<u>Unsecured</u> \$67,031.00	\$67,031.00		\$467,395.85	<u>Unsecured</u> \$415,627.26	\$415,627.26		Page 23 of 36
			Docketed Total:	Priority			Docketed Total:		Priority			Docketed Total:	Priority			Page 2.
ION	ETED	ddress	C FKA ISPAT	<u>Secured</u>		ddress	IT TRUST	120 66202	Secured		ddress	S LLC H FL	<u>Secured</u> \$51,768.59	\$51,768.59		
CT TO MODIFICAT	CLAIM AS DOCKETED	Claim Holder Name and Address	MITTAL STEEL USA INC FKA ISPAT INLAND STEEL 1 S DEARBORN CHICAGO, IL 60603	Case Number* 05-44481		Claim Holder Name and Address	MADISON INVESTMENT TRUST	SEKIES 38 6310 LAMAR AVE STE 120 OVERLAND PARK, KS 66202	Case Number* 05-44567		Claim Holder Name and Address	AMROC INVESTMENTS LLC 535 MADISON AVE 15TH FL NEW YORK, NY 10022	Case Number* 05-44640			case number.
EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION	CLAIM TO BE MODIFIED	Claim: 10008 Date Filed: 07/20/2006	Docketed Total: \$714,233.39 Filing Creditor Name and Address: MITTAL STEEL USA INC FKA ISPAT INLAND STEEL	I S DEARBORN CHICAGO, IL 60603		Claim: 2779 Date Filed: 04/26/2006	Docketed Total: \$67,031.00	FILING CICCLION NAMES AND MOLDING CONCEPTS 6700 SIMS STEPLING HEIGHTS AT	48313-3727		Claim: 6764 Date Filed: 05/24/2006	Docketed Total: \$467,395.85 Filing Creditor Name and Address: MORAT GEAR TECHNOLOGY INC	K N A IMS GEAR INC SMITH GAMBRELL & RUSSELL LLP	1230 PEACHIREE SI NE SIE 3100 ATI ANTA GA 30309	A1LANTA, GA 30309	*See Exhibit F for a listing of debtor entities by case number.

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION	CT TO MODIFICATION CT AIM AS DOCKETED				CI AIM AS MODIEIED	משומ			
									05
Claim: 1512 Date Filed: 01/11/2006 Docketed Total: \$8,859.49 Filing Creditor Name and Address: MOSIER AUTOMATION INC	Claim Holder Name and Address MOSIER AUTOMATION INC 9247 N MERIDIAN ST STE 200 INDIANAPOLIS, IN 46260		Docketed Total:	\$8,859.49			Modified Total:	\$3,861.29	-44481-rdd
924/ N MEKILJAN SI SI E 200 INDIANAPOLIS, IN 46260	Case Number* 05-44481	Secured \$8,859.49	Priority	Unsecured	Case Number* 05-44640	Secured	Priority	Unsecured \$3,861.29	Doc 92
		90,007.47						\$3,861.29	118
Claim: 4303 Date Filed: 05/01/2006 Docketed Total: \$2,679.95 Filing Creditor Name and Address: MSJ TRUCKING INC	Claim Holder Name and Address MSJ TRUCKING INC 1118 HWY 84 EAST OPP, AL 36467		Docketed Total:	\$2,679.95			Modified Total:	\$2,679.95	Filed 08
1118 HWY 84 EAST OPP, AL 36467	<u>Case Number*</u> 05-4481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$2,679.95	Case Number* 05-44640	Secured	Priority	Unsecured \$2,679.95	/17/07
				\$2,679.95				\$2,679.95 \$2,679.95	Er
Claim: 7563 Date Filed: 06/06/2006 Docketed Total: \$47,094.44 Filing Creditor Name and Address: ORTHODYNE ELECTRONICS	Claim Holder Name and Address ORTHODYNE ELECTRONICS CORP 16700 RED HILL AVE IRVINE, CA 92606-4802	CORP	Docketed Total:	\$47,094.44			Modified Total:	846,524.44 485	ntered 08/1
CORP 16700 RED HILL AVE IRVINE, CA 92606-4802	<u>Case Number*</u> 05-4481	Secured	<u>Priority</u>	<u>Unsecured</u> \$47,094.44	Case Number* 05-44640	Secured	Priority	Unsecured \$46,524.44	7/07 19
				\$47,094.44	l			\$46,524.44	9:37:20
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*See Exhibit F for a listing of debtor entities by case number.	case number.		Page 24 of 36	of 36					nent

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

		\$58,765.09	<u>Unsecured</u> \$52,818.49	\$5,946.60	\$58,765.09		\$574,127.00		₽g	Unsecured \$574,127.00	\$574,127.00	82	\$361,682.12			Unsecured \$361,682.12	\$361,682.12			
		Modified Total:	Priority U				Modified Total:			<u>Priority</u> U			Modified Total:			<u>Priority</u> U				
DIFIED			Secured							Secured						Secured				
CLAIM AS MODIFIED			Case Number* 05-44640	05-44482						Case Number* 05-44640	•					Case Number* 05-44640				
		\$73,142.59	<u>Unsecured</u> \$73,142.59	873,142.59			\$590,769.00			Unsecured \$590,769.00	\$590,769.00		\$370,568.92			Unsecured \$370,568.92	\$370,568.92			
		Docketed Total:	<u>Priority</u>				Docketed Total:			<u>Priority</u>			Docketed Total:			<u>Priority</u>				
TON	Address	SUITES	Secured			Address	FUND LTD	ND FL		Secured		Address	FUND LTD	AD FL		Secured				
CT TO MODIFICATION CLAIM AS DOCKETED	Claim Holder Name and Address	PACKAGING ENGINEERING LLC 2620 CENTENNIAL RD SUITES TOLEDO, OH 43613	Case Number* 05-44481			Claim Holder Name and Address	LONGACRE MASTER FUND LTD	810 SEVENTH AVE 22ND FL NEW YORK, NY 10019		<u>Case Number*</u> 05-44640		Claim Holder Name and Address	LONGACRE MASTER FUND LTD	810 SEVENTH AVE 22ND FL NEW YORK, NY 10019		<u>Case Number*</u> 05-44640				
EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETE	Claim: 1134 Date Filed: 12/13/2005	Docketed Total: \$73,142.59 Filing Creditor Name and Address: PACKAGING ENGINEERING LLC 2620 CENTENNIAL RD SUITES	TOLEDO, OH 43613			Claim: 16376 Date Filed: 10/20/2006	Docketed Total: \$590,769.00	Filing Creditor Name and Address: PANASONIC ELECTRIC WORKS	CORP OF AMERICA FKA	AROMA I CORP 629 CENTRAL AVE	NEW PROVIDENCE, NJ 0/9/4	Claim: 13459 Date Filed: 07/25/2006	Docketed Total: \$370,568.92	Filing Creditor Name and Address: PAR FOAM PRODUCTS INC	239 VAN RENSSELAER ST	BUFFALO, NY 14210				

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIFIED	IFIED			C
)5-
Claim: 7229 Date Filed: 05/31/2006	Claim Holder Name and Address							444
Docketed Total: \$58,733.72 Filing Creditor Name and Address: PAUL HASTINGS JANOFSKY AND WALKER LLP	PAUL HASTINGS JANOFSKY AND WALKER LLP 515 S FLOWER ST 25TH FL LOS ANGELES, CA 90071	Docketed Total:	\$58,733,72			Modified Total:	\$57,957.92	81-rdd
515 S FLOWER ST 25TH FL LOS ANGELES, CA 90071	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$58,733.72	Case Number* 05-44567	Secured	Priority	Unsecured \$814.06	Doc 9
			\$58,733.72	05-44624 05-44640 05-44554			\$50,283.05	118
							\$57,957.92	Filed
Claim: 3997 Date Filed: 05/01/2006	Claim Holder Name and Address							08/1
Docketed Total: \$29,291.56 Filing Creditor Name and Address: PEERLESS STEEL COMPANY INC	PEERLESS STEEL COMPANY INC 2450 AUSTIN AVE TROY, MI 48083-2030	Docketed Total:	\$29,291.56			Modified Total:	Pg 208	L7/07
2450 AUSTIN AVE TROY, MI 48083-2030	Case Number* 05-44481	Priority	<u>Unsecured</u> \$29,291.56	Case Number* 05-44640	Secured	Priority	Unsecured \$25,472.23	Enter
			\$29,291.56	I			\$25,472.23	ed 08
27	Claim Holder Name and Address							3/17/0
Docketed Total: \$39,944.00 Filing Creditor Name and Address: PETERSON TOOL CO	PETERSON TOOL CO 739 FESSLERS LN NASHVILLE, TN 37210	Docketed Total:	\$39,944.00			Modified Total:	\$13,301.00	07 19:3
739 FESSLEKS LN NASHVILLE, TN 37210	Case Number* 05-44640	Priority	<u>Unsecured</u> \$39,944.00	Case Number* 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$13,301.00	7:20
			\$39,944.00	I			\$13,301.00	Main Document
*See Exhibit F for a listing of debtor entities by case number.	case number.	Page 26 of 36	5 of 36					

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lphi Corj	. 05-4448
In re De	Case No

	T		3.76	3.76	3.76		8.9		-P (3 209	\$18,456.85 O	82	4.39			4.39	4.39]
			\$16,283.76	<u>Unsecured</u> \$16,283.76	\$16,283.76		\$18,456.85			Unsecured \$18,450	\$18,450		\$127,914.39			<u>Unsecured</u> \$127,914.39	\$127,914.39			
			Modified Total:	Priority			Modified Total:			Priority			Modified Total:			Priority				
DIFIED				Secured						Secured						Secured				
CLAIM AS MODIFIED				Case Number* 05-44640						<u>Case Number*</u> 05-44507						Case Number* 05-44640				
			\$16,679.09	<u>Unsecured</u> \$16,679.09	\$16,679.09		\$43,229.50			<u>Unsecured</u> \$43,229.50	\$43,229.50		\$511,659.39			<u>Unsecured</u> \$511,659.39	\$511,659.39			
			Docketed Total:	Priority			Docketed Total:			Priority			Docketed Total:			Priority				
ION ETED		ddress	.NC EFT .A 14	Secured		ddress	v			Secured		ddress		500		Secured				
CLAIM AS DOCKETED		Claim Holder Name and Address	PRECISION HARNESS INC EFT 340 TRANSFER DR STE A INDIANAPOLIS, IN 46214	Case Number* 05-44481		Claim Holder Name and Address	PREMACARE ODDEN 1 MAII BOX 115	GRIMSTAD, 4891 NORWAY	I COMMAI	Case Number* 05-44529		Claim Holder Name and Address	QUANEX CORP	ONE JACKSON SQ STE 500	JACKSON, MI 49201	Case Number* 05-44481				coco mimbor
EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETE		Claim: 16602 Date Filed: 05/15/2007	Docketed Total: \$16,679.09 Filing Creditor Name and Address: PRECISION HARNESS INC EFT 340 TRANSFER DR STE A	INDIANAPOLIS, IN 46214		Claim: 9957 Date Filed: 07/19/2006	Docketed Total: \$43,229.50	PREMACARE ODDEN I MAII BOX 115	GRIMSTAD, 4891	NORWAY		Claim: 10624 Date Filed: 07/25/2006	Docketed Total: \$511,659.39	CUANEX CORP	MACSTEEL ONE JACKSON SQ STE 500	JACKSON, MI 49201				*Con Forbild to Come lighting of dather matrices by

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

EXHIBIT D-1 - CLAIMS SUBJEC CLAIM TO BE MODIFIED	EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION LAIM TO BE MODIFIED CLAIM AS DOCKETED			CLAIM AS MODIFIED	DIFIED			0
Claim Holder RAITHEL & GOETHESTI WEISSENST GERMANY	Claim Holder Name and Address RAITHEL & CO GMBH GOETHESTRASSE 6 WEISSENSTADT, 95163 GFRMANY	Docketed Total:	\$9,352.72			Modified Total:	\$5,288.78	5-44481-rdd
Case Number*	mber* Secured	Priority	Unsecured \$9,352.72 \$9,352.72	Case Number* 05-44640	Secured	Priority	<u>Unsecured</u> \$5,288.78 \$5,288.78	Doc 9118
Claim Hold RB & W C 5190 BRA: MISSISSA CANADA	Claim Holder Name and Address RB & W CORPORATION EFT 5190 BRADCO BLVD MISSISSAUGA, ON L4W 1G7 CANADA	Docketed Total:	\$15,361.12			Modified Total:	\$13,051.04	Filed 08/17/
Case Number* 05-44481	mber*Secured	Priority	Unsecured \$15,361.12 \$15,361.12	Case Number* 05-44640	Secured	<u>Priority</u>	Unsecured \$13,051.04	'07 Enter g 210 of 4 8
Claim Hold RIVERSID ASSIGNEE COMPAN COMPUTE PO BOX 66 STATION NEW YOR	Claim Holder Name and Address RIVERSIDE CLAIMS LLC AS ASSIGNEE FOR LOWRY HOLDING COMPANY INC DBA LOWRY COMPUTER PRODUCTS PO BOX 626 PLANETARIUM STATION NEW YORK, NY 10024	Docketed Total:	\$50,107.99			Modified Total:	\$45,943.30	ed 08/17/07 19:37:
Case Number*	mber*	Priority	Unsecured \$50,107.99	Case Number* 05-44640	Secured	Priority	<u>Unsecured</u> \$45,943.30 \$45,943.30	20 Main Docume
*See Exhibit F for a listing of debtor entities by case number.	er.	Page 2.	Page 28 of 36					ent

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

	_	1		Pg 211 (1		—
		\$716,457.80	Unsecured \$716,457.80 \$716,457.80	\$31,425.99	Unsecured \$31,425.99 \$31,425.99	\$8.031.02	Unsecured \$8,031.02 \$8,031.02	
		Modified Total:	Priority	Modified Total:	Priority	Modified Total:	Priority	
ODIFIED			Secured		<u>Secured</u>		Secured	
CLAIM AS MODIFIED			Case Number* 05-44640		Case Number* 05-44640		Case Number* 05-44640	
		\$724,499.86	<u>Unsecured</u> \$724,499.86 \$724,499.86	\$31,425.99	Unsecured \$31,425.99 \$31,425.99	\$8,031.02	Unsecured \$8,031.02 \$8,031.02	Page 29 of 36
		Docketed Total:	Priority	Docketed Total:	Priority	Docketed Total:	Priority	Page
ATION		nd Address S LLC AS S GROUP STARIUM	024 <u>Secured</u>	nd Address .NUFACTURING CORP 5T	Secured	nd Address .NUFACTURING ;T	Secured	
ECT TO MODIFICATION CLAIM AS DOCKETED		Claim Holder Name and Address RIVERSIDE CLAIMS LLC AS ASSIGNEE FOR MPS GROUP PO BOX 626 PLANETARIUM STATION	NEW YORK, NY 10024 Case Number* 05-44640	Claim Holder Name and Address SAEGERTOWN MANUFACTURING CORP SAEGERTON MFG CORP ONE CRAWFORD ST PO BOX 828 SAEGERTOWN, PA 16433	Case Number* 05-44481	Claim Holder Name and Address SAEGERTOWN MANUFACTURING CORPORATION ONE CRAWFORD ST PO BOX 828 SAEGERTOWN, PA 16433	<u>Case Number*</u> 05-44481	y case number.
EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETE		Claim: 8862 Date Filed: 06/30/2006 Docketed Total: \$724,499.86 Filing Creditor Name and Address: RIVERSIDE CLAIMS LLC AS	ASSIGNATE FOR MES GROOF PO BOX 626 PLANETARIUM STATION NEW YORK, NY 10024	Claim: 15030 Date Filed: 07/27/2006 Docketed Total: \$31,425.99 Filing Creditor Name and Address: SAEGERTOWN MANUFACTURING CORP SAEGERTON MFG CORP ONE CRAWFORD ST	PO BOX 828 SAEGERTOWN, PA 16433	Claim: 11263 Date Filed: 07/27/2006 Docketed Total: \$8,031.02 Filing Creditor Name and Address: SAEGERTOWN MANUFACTURING CORPORATION ONE CRAWFORD ST	PO BOA 828 SAEGERTOWN, PA 16433	*See Exhibit F for a listing of debtor entities by case number.

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

CLAIM AS MODIFIED		Docketed Total: \$33,851.52 Modified Total: \$8,727.25	Priority Unsecured Case Number* Secured Priority Unsecured \$33,851.52 05.44640 88,727.25	\$33,851.52		Docketed Total: \$12,209.13 Modified Total: \$5,506.56		Priority Unsecured Case Number* Secured Priority Unsecured S.5,506.56 Case Number S.	85,506.56		Docketed Total: \$11,218.89 Modified Total: \$10,488.14		Case Number* Secured Priority Unsecured Priority Unsecured S11,218.89 O5.44624 S892.50 S892.50	\$11,218.89 05-44640 \$9,595.64	\$10,488.14)
CLAIM AS MODII			Case Number* 05-44640					Case Number* 05-44640					Case Number* 05-44624	05-44640			
		\$33,851.52	<u>Unsecured</u> \$33,851.52	\$33,851.52		\$12,209.13		Unsecured			\$11,218.89	1	Unsecured \$11,218.89	\$11,218.89			
		Docketed Total:	Priority			Docketed Total:		Priority			Docketed Total:		Priority				
CKETED	and Address	PORATION TE :Y, CA 91748	Secured		and Address	SIEMENS BULDING TECHNOLOGIES	С 40TH FL 3	<u>Secured</u> \$12,209.13	\$12,209.13	and Address	SIERRA LIQUIDITY FUND LLC ASSIGNEE ENGEL MACHINERY INC ASSIGNOR 2699 WHITE RD STE 255		Secured				
ECT TO MODIFICATION CLAIM AS DOCKETED	Claim Holder Name and Address	SEALED AIR CORPORATION 19440 ARENTH AVE CITY OF INDUSTRY, CA 91748	Case Number* 05-44481		Claim Holder Name and Address	SIEMENS BULDIN	FAGELHABER LLC 55 E MONROE ST 40TH FL CHICAGO, IL 60603	Case Number* 05-44640		Claim Holder Name and Address	SIERRA LIQUIDITY FUND LLC ASSIGNEE ENGEL MACHINER ASSIGNOR 2699 WHITE RD STE 255	IRVINE, CA 92614	Case Number* 05-44640				
EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETE	Claim: 3293 Date Filed: 04/28/2006	Docketed Total: \$33,851.52 Filing Creditor Name and Address: SEALED AIR CORPORATION 19440 ARENTH AVE	CITY OF INDUSTRY, CA 91748		Claim: 15692 Date Filed: 07/31/2006	Docketed Total: \$12,209.13	Filing Creditor Name and Address: SIEMENS BULDING TECHNOLOGIES INC FAGELHABER LLC 55 E MONROE ST 40TH FL	CHICAGO, IL 60603		Claim: 14688 Date Filed: 07/31/2006	Docketed Total: \$11,218.89 Filing Creditor Name and Address: SIERRA LIQUIDITY FUND LLC ASSIGNEE ENGEL MACHINERY	INC ASSIGNOR 2699 WHITE RD STE 255 IRVINE. CA 92614					

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

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		\$226,825.26		<u>Unsecured</u> \$222,426.00	\$4,399.26 \$226,825.26		\$1,458.32		<u>Unsecured</u> \$1,458.32	\$1,458.32		\$84,558.77	Unsecured	\$84,558.77	\$84,558.77			
		Modified Total:		Priority			Modified Total:		<u>Priority</u>			Modified Total:	Priority					
	ODIFIED			Secured					Secured				Secured					
	CLAIM AS MODIFIED			<u>Case Number*</u> 05-44640	05-44567				Case Number* 05-44640				Case Number*	05-44640				•
		\$226,825.26		<u>Unsecured</u> \$226,825.26	\$226,825.26		\$1,458.32		<u>Unsecured</u> \$1,458.32	\$1,458.32		\$92,338.09	Unsecured	\$92,338.09	\$92,338.09			Page 31 of 36
		Docketed Total:		Priority			Docketed Total:		Priority			Docketed Total:	<u>Priority</u>					Page 31
T TO MODIFICATION	CLAIM AS DOCKETED	Claim Holder Name and Address SUPPLY SOLUTION INC ITS SUCCESSOR TRADEBEAM INC	TRADEBEAM INC TWO WATERS PARK DR STE 200 SAN MATEO, CA 94403	Case Number* 05-44567		Claim Holder Name and Address	TAPESWITCH CORP OF AMERICA 100 SCHMITT BLVD	FARMINGDALE, NY 11735	Case Number* Secured 05-44481		Claim Holder Name and Address	HAIN CAPITAL HOLDINGS LLC 301 RTE 17 6TH FL	KULHEKFOKD, NJ 0/0/0 Case Number*	05-44481				se number.
EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION	CLAIM TO BE MODIFIED	Claim: 5856 Date Filed: 05/15/2006 Docketed Total: \$226,825.26 Filing Creditor Name and Address:	SUPPLY SOLUTION INC ITS SUCCESSOR TRADEBEAM INC TRADEBEAM INC	I WO WA LEKS PARK DR SIE 200 SAN MATEO, CA 94403		Claim: 7180 Date Filed: 05/31/2006	Docketed Total: \$1,458.32 Filing Creditor Name and Address:	TAPESWITCH CORP OF AMERICA 100 SCHMITT BLVD	FARMINGDALE, NY 11735		2/2006	38.09 Address:	P THER DR	WARREN, MI 48091				*See Exhibit F for a listing of debtor entities by case number.

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETE	CT TO MODIFICATION CLAIM AS DOCKETED			CLAIM AS MODIFIED				C
								,J-
Claim: 16555 Date Filed: 02/26/2007	Claim Holder Name and Address							
Docketed Total: \$48,067.68 Filing Creditor Name and Address: THE FURUKAWA ELECTRIC CO	THE FURUKAWA ELECTRIC CO LTD SQUIRE SANDERS & DEMPSEY LLP 600 HANSEN WY	Socketed Total:	\$48,067.68			Modified Total:	\$32,356.14	o <u>ı-</u> ruu
LTD SQUIRE SANDERS & DEMPSEY	PALO ALTO, CA 94304-1043							D.
LLP 600 HANSEN WY BALO ALTO CA 04304 1043	Case Number* Secured 05-44640	Priority Unsecured \$48,0	89.790	Case Number* S	Secured	Priority	<u>Unsecured</u> \$32,356.14	00 9.
FALO AL 10, CA 94304-1043		\$	\$48,067.68				\$32,356.14	LIO
Claim: 6613 Date Filed: 05/22/2006	Claim Holder Name and Address							
	THERMALEX INC	Docketed Total:	\$40,360.73			Modified Total:	\$31,118.59	cu c
THERMALEX INC 2758 GUNTER PK DR W	Z738 GUNIER FR. DR. W. MONTGOMERY, AL 36109							101 I
MONTGOMERY, AL 36109	Case Number* 05-44640	Priority Unsecured \$40,2	360.73	Case Number* S	Secured	Priority	Unsecured \$31,118.59	707 0a 217
		9	\$40,360.73				831,118.59	Liitt
Claim: 8523 Date Filed: 06/26/2006	Claim Holder Name and Address						82	100
Docketed Total: \$56,537.23 Filing Creditor Name and Address: TWIN CORPORATION WINEGARDEN HALEY	TWIN CORPORATION WINEGARDEN HALEY LINDHOLM & ROBERTSON PLC G 9460 S SAGINAW ST STE A	Socketed Total:	\$56,537.23			Modified Total:	826,554.67	00/11/01
LINDHOLM & ROBERTSON PLC G 9460 S SAGINAW ST STE A	GRAND BLANC, MI 48439							13.
UKAND BLANC, MI 48459	Case Number* Secured 05-44640	Priority Unsecured \$56,5	537.23	iber*	Secured	Priority	Unsecured \$1,368.00	31.20
		\$	856,537.23	05-44640			\$25,186.67	,
							\$26,554.67	iviaiii
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*See Exhibit F for a listing of debtor entities by case number.	case number.	Page 32 of 36						

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

г	05	-444	81-rdd	Doc	9118	3 F	ile	d 08/	/17/07 - Pg-2	Er 15 o	ntere f 48 2	ed 0	8/17	/07	19:3	37:20	Mai	in Do	cume	ent	1
			\$143,989.26	<u>Unsecured</u> \$143,989.26	\$143,989.26		\$64,403.80		Unsecured 64,403.80	\$64,403.80		\$47,481.64			<u>Unsecured</u> \$47,481.64	\$47,481.64					
			Modified Total:	Priority	l		Modified Total:		<u>Priority</u>			Modified Total:			Priority						
	ODIFIED			Secured					Secured						Secured						
_	CLAIM AS MODIFIED			Case Number* 05-44640					Case Number* 05-44567						Case Number* 05-44640						
			\$148,325.65	<u>Unsecured</u> \$148,325.65	\$148,325.65		\$70,521.92		Unsecured \$70,521.92	\$70,521.92		\$54,912.75			<u>Unsecured</u> \$54,912.75	\$54,912.75					Page 33 of 36
			Docketed Total:	Priority			Docketed Total:		Priority			Docketed Total:			<u>Priority</u>						Page
ATION	CKETED	d Address	R FUND LTD 22ND FL 119	Secured		d Address	IICS CORP	82	Secured		d Address	L PRODUCTS INC	iL V D 92-0130		Secured						
EÇT TO MODIFICA	CLAIM AS DOCKETED	Claim Holder Name and Address	LONGACRE MASTER FUND LTD 810 SEVENTH AVE 22ND FL NEW YORK, NY 10019	Case Number* 05-44640		Claim Holder Name and Address	UNITED ELECTRONICS CORP	5321 N PEARL ST ROSEMONT, IL 60018	Case Number* 05-44567		Claim Holder Name and Address	UNIVERSAL METAL PRODUCTS INC	29980 LAKELAND BLVD PO BOX 130 WICKLIFFE, OH 44092-0130		Case Number* 05-44481						by case number.
EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION	CLAIM TO BE MODIFIED	Claim: 12396 Date Filed: 07/28/2006	Docketed Total: \$148,325.65 Filing Creditor Name and Address: TYZ ALL PLASTICS INC 120 EXPRESS ST STE 1	PLAINVIEW, NY 11803		Claim: 1744 Date Filed: 02/01/2006	Docketed Total: \$70,521.92	Filing Creditor Name and Address: UNITED ELECTRONICS CORP	S521 N PEARL S1 ROSEMONT, IL 60018		Claim: 1098 Date Filed: 12/09/2005	Docketed Total: \$54,912.75	Filing Creditor Name and Address: UNIVERSAL METAL PRODUCTS INC	29980 LAKELAND BLVD	PO BOX 130 WICKLIFFE, OH 44092-0130						*See Exhibit F for a listing of debtor entities by case number.

Page 33 of 36

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETE	CT TO MODIFICATION CLAIM AS DOCKETED				CLAIM AS MODIFIED	a			U
									9
Claim: 2069 Date Filed: 02/21/2006	Claim Holder Name and Address								
Docketed Total: \$14,704.15 Filing Creditor Name and Address:	UNIVERSAL METAL PRODUCTS INC 29980 LAKELAND BLVD	TS INC	Docketed Total:	\$14,704.15			Modified Total:	\$14,704.15	OI IG
UNIVERSAL METAL PRODUCTS INC 29980 LAKELAND BLVD	PO BOX 130 WICKLIFFE, OH 44092-0130								u L
PO BOX 130 WICKLIFFE, OH 44092-0130	Case Number* 05-44481	Secured	Priority	<u>Unsecured</u> \$14,704.15	Case Number* 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$14,704.15	,00 31
				\$14,704.15				\$14,704.15	LIO
Claim: 16249 Date Filed: 08/22/2006	Claim Holder Name and Address								
Docketed Total: \$79,765.09	AMROC INVESTMENTS LLC		Docketed Total:	879,765.09			Modified Total:	\$65,985.78	cui
Filing Creditor Name and Address: VALIANT TOOL & MOLD INC KEPP PISSETT & WEBEP PLC	535 MADISON AVE 15TH FL NEW YORK, NY 10022							F	JO, 1 1
500 WOODWORD AVE STE 2500 DETROIT, MI 48226	Case Number* 05-44640	<u>Secured</u> \$77,637.34	Priority	<u>Unsecured</u> \$2,127.75	Case Number* 05-44640	Secured	Priority	Unsecured	2g 21(
		\$77,637.34		\$2,127.75				\$65,985.78	S of A
Claim: 1760 Date Filed: 02/03/2006	Claim Holder Name and Address							0	22
Docketed Total: \$1,215.00 Filing Creditor Name and Address: WHITESIDE COMMUNICATION	WHITESIDE COMMUNICATION MANAGEMENT 1938 BURDETTE	z	Docketed Total:	\$1,215.00			Modified Total:	\$1,215.00	00/11/
MANAGEMENT 1938 BURDETTE	FERNDALE, MI 48220								
FERNDALE, MI 48220	Case Number* 05-44481	Secured	Priority	Unsecured \$1,215.00	Case Number* 05-44640	Secured	Priority	Unsecured \$1,215.00	13.51
				\$1,215.00				\$1,215.00	.20
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*See Exhibit F for a listing of debtor entities by case number.	r case number.		Page 34 of 36	of 36					

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

EXHIBIT D-1 - CLAIMS SUBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETE	CT TO MODIFICATION CLAIM AS DOCKETED			CLAIM AS MODIFIED	IED			•
								,J-
Claim: 7652 Date Filed: 06/08/2006	Claim Holder Name and Address							444
Docketed Total: \$61,254.66 Filing Creditor Name and Address: WILLOW HILL INDUSTRIES LLC	WILLOW HILL INDUSTRIES LLC 37611 EUCLID AVE WILLOUGHBY, OH 44094	Docketed Total:	\$61,254.66			Modified Total:	\$49,792.47	01-1uu
37611 EUCLID AVE WILLOUGHBY, OH 44094	Case Number* 05-44640	Priority	<u>Unsecured</u> \$61,254.66	Case Number* 05-44640	Secured	Priority	<u>Unsecured</u> \$49,792.47	DUC
			\$61,254.66				\$49,792.47	эттс
Claim: 9528 Date Filed: 07/14/2006	Claim Holder Name and Address) г
Docketed Total: \$33,270.43	WIX FILTRATION PRODUCTS	Docketed Total:	\$33,270.43			Modified Total:	\$30,470.47	-IIC
Filing Creditor Name and Address: WIX FILTRATION PRODUCTS	EUROPE LTD FKA DANA SPICER EUROPE LTD							J 00
EUROPE LTD FKA DANA SPICER	C O AFFINIA GROUP INC)/ T
EUROPE LTD COAFFINIA GROITPING	ATTN C MENDELJIAN 1101 TECHNOLOGY DR 100						Pg	110
ATTN C MENDELJIAN	ANN ARBOR, MI 48108						21	'
ANN ARBOR, MI 48108	Case Number*	Priority	Unsecured	Case Number*	Secured	Priority	7-of Oursecured	ייי
	05-44481		\$33,270.43	05-44640			\$30,470.47	C10
			\$33,270.43				\$30,470.47	z u o
Claim: 9043 Date Filed: 07/05/2006	Claim Holder Name and Address							3/ T /
Docketed Total: \$11,002.13	XPEDX	Docketed Total:	\$11,002.13			Modified Total:	\$9,291.53	101
Filing Creditor Name and Address:	4510 READING RD PO BOX 29460							13
4510 READING RD	CINCINNATI, OH 45229-0460).S1
CINCINNATI, OH 45229-0460	Case Number* Secured	Priority	Unsecured	Case Number*	Secured	Priority	Unsecured	.20
	05-44481		\$11,002.13	05-44640			\$9,291.53	IV
			\$11,002.13				\$9,291.53	naiii i
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*See Exhibit F for a listing of debtor entities by case number.	case number.	Page 3	Page 35 of 36					

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05	5-44481-rdd	Doc 9118	Filed 08/17/07 Entered 08/17/07 19:37:20 Main Document Pg 218 of 482	_
	\$98.455.53	Unsecured \$98,455.53 \$98,455.53	1 g 210 01 102	
	Modified Total:	Priority	\$18,984,134.31 \$12,373,079.71	
DIFIED		Secured	Total Claims to be Modified: 106 Total Amount as Modified: Total Amount as Modified:	
CLAIM AS MODIFIED		Case Number* 05-44640	Total Clain Total Amo Total Amo	
	\$98.455.53	<u>Unsecured</u> \$98,455.53 \$98,455.53		of 36
	Docketed Total:	<u>Priority.</u>		Page 36 of 36
OCKETED	and Address INTL PAPER J	Secured		
CLAIM AS DOCKETED	Claim Holder Name and Address XPEDX A DIV OF INTL PAPER 1059 W RIDGE RD ROCHESTER, NY 14615	Case Number* 05-44481		case number.
CLAIM TO BE MODIFIED CLAIM AS DOCKETE	Claim: 4293 Date Filed: 05/01/2006 Docketed Total: \$98,455.53 Filing Creditor Name and Address: XPEDX A DIV OF INTL PAPER	ROCHESTER, NY 14615		*See Exhibit F for a listing of debtor entities by case number.

In re Delphi Corporation, et al. Case No. 05-44481 (RDD)

05	5-44481-rdd Do		Filed 08/17/07 E	of 482	17/07 19:37:20	Main Document
	6	Unsecured	n ₆	Unsecured	92.	Unsecured
	Modified Total:	<u>Priority</u> \$131.48	Modified Total:	Priority	Modified Total:	<u>Priority</u>
ODIFIED	W	Secured	M	Secured \$2,819.75 9U,816.35	W	Secured \$6,806.38
CLAIM AS MODIFIED		Case Number* 05-44640		Case Number* 05-44640		Case Number* 05-44640
	9151.44	Unsecured	97,235.35	Unsecured	98,83 U.20	Unsecured
	Docketed Total:	<u>Priority</u> \$151.44 9151.44	Docketed Total:	Priority	Docketed Total:	Priority
EICATION KETED	1 Address JUNTY IN JUNTY	Secured	1 Address IAN BLAIR &	Secured \$3,675.75 97,235.35	1 Address MERS BRANCH OOL DISTRICT DBERT E LUNA	Secured \$8,872.60 98,831120
BIECT TO MODIFICATION CLAIM AS DOCKETED	Claim Holder Name and Address BARTHOLOMEW COUNTY IN BARTHOLOMEW COUNTY TREASURER PO BOX 1986 COLUMBUS, IN 47202	Case Number* 05-44640	Claim Holder Name and Address BROWNSVILLE ISD LINEBARGER GOGGAN BLAIR & SAMPSON LLP 1949 SOUTH IH 35 PO BOX 17428 AUSTIN, TX 78760-7428	Case Number* 05-44481	Claim Holder Name and Address CARROLLTON FARMERS BRANCH INDEPENDENT SCHOOL DISTRICT LAW OFFICES OF ROBERT E LUNA PC 4411 N CENTRAL EXPRESSWAY DALLAS, TX 75205	Case Number* 05-44640
EXHIBIT D-U-TAX CLAIMS SJ BRECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETED	Claim: 7106 Date Filed: 05/30/2006 Docketed Total: \$151.44 Filing Creditor Name and Address: BARTHOLOMEW COUNTY IN BARTHOLOMEW COUNTY TREASURER PO ROX 1986	COLUMBUS, IN 47202	Claim: 1282 Date Filed: 12/27/2005 Docketed Total: \$3,675.75 Filing Creditor Name and Address: BROWNSVILLE ISD LINEBARGER GOGGAN BLAIR & SAMPSON LLP 1949 SOUTH IH 35	PO BOX 17428 AUSTIN, TX 78760-7428	Claim: 2003 Date Filed: 02/14/2006 Docketed Total: \$8,872.60 Filing Creditor Name and Address: CARROLLTON FARMERS BRANCH INDEPENDENT SCHOOL DISTRICT LAW OFFICES OF ROBERT E	LUNA PC 4411 N CENTRAL EXPRESSWAY DALLAS, TX 75205

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*See Exhibit F for a listing of debtor entities by case number.

In re Delphi Corporation, <u>et al.</u> Case No. 05-4481 (RDD)

CLAIM TO BE MODIFIED CLAIM AS DOCKETED	CLAIM AS DOCKETED		CLAIM AS	CLAIM AS MODIFIED		
Claim: 2005 Date Filed: 02/14/2006	Claim Holder Name and Address					
Docketed Total: \$356.05	CARROLLTON FARMERS BRANCH	Docketed Total: 9752.05	.05		Modified Total:	9137.17
Filing Creditor Name and Address:	INDEPENDENT SCHOOL DISTRICT					
CARROLLTON FARMERS BRANCH	LAW OFFICES OF ROBERT E LUNA					
INDEFENDENT SCHOOL DISTRICT	4411 N CENTRAL EXPRESSWAY					
LAW OFFICES OF ROBERT E	DALLAS, TX 75205					
LUNA PC						
4411 N CENTRAL EXPRESSWAY	Case Number*	Priority Unsecured	Case Number*	Secured	Priority	Unsecured
DALLAS, TX 75205	05-44640 \$356.05		05-44640	\$273.13		
	9752.05			9137.17		
Claim: 511 Date Filed: 11/14/2005	Claim Holder Name and Address					
Docketed Total: \$1,018.83	COLLIN COUNTY TAX	Docketed Total: 91,018.87	.87		Modified Total:	9381.53
Filing Creditor Name and Address:	777 E 15TH ST					
COLLIN COUNTY TAX	PLANO, TX 75074					J
777 E 15TH ST						
PLANO, TX 75074	Case Number* Secured 05-44481 \$1,018.83	<u>Priority</u> <u>Unsecured</u>	Case Number* 05-44640	Secured \$781.57	Priority	Onsecured Onsecured
	91,018.87			9381.53		
===	Claim Holder Name and Address					
Docketed Total: \$264.13	COUNTY OF COMAL	Docketed Total: 9124.17	.17		Modified Total:	900U2C
COUNTY OF COMAI	ALLEN PC					
MCCREARY VESELKA BRAGG &	5929 BALCONES DR STE 200					
ALLEN PC	PO BOX 26990					
5929 BALCONES DR STE 200 PO BOX 26990	AUSTIN, TX 78755					
AUSTIN, TX 78755	Case Number*	Priority Unsecured	Case Number*	Secured	Priority	Unsecured
	05-44481 \$264.13		05-44640	\$202.62	<u> </u>	
	9124.17			900120		
*Soo Tylinit I for a listing of delete antition of a winter	occo minimora					

Page 2 of 6

*See Exhibit F for a listing of debtor entities by case number.

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

CLAIM TO BE MODIFIED CLAIM AS DOCKETED	CLAIM AS DOCKETED				CLAIM AS MODIFIED	DIFIED			
Claim: 2270 Date Filed: 03/13/2006 Docketed Total: \$335.36 Filing Creditor Name and Address: COUNTY OF DENTON 5929 BALCONES DR STE 200 PO BOX 26990 AUSTIN, TX 78755	Claim Holder Name and Address COUNTY OF DENTON CITY OF SANGER MCCREARY VESELKA BRAGG & ALLEN PC 5929 BALCONES DR STE 200 PO BOX 26990 AUSTIN, TX 78755		Docketed Total:	9775.72			Modified Total:	9П4.04	1
	Case Number* 05-44481	8335.36	<u>Priority</u>	Unsecured	Case Number* 05-44640	Secured \$224.04	Priority	Unsecured	
		9775.72				9UA.04			iicu
Claim: 2271 Date Filed: 03/13/2006 Docketed Total: \$223.15 Filing Creditor Name and Address: COUNTY OF HAYS MCCREARY VESELKA BRAGG & ALLEN PC 5929 BALCONES DR STE 200 PO BOX 26990	Claim Holder Name and Address COUNTY OF HAYS MCCREARY VESELKA BRAGG & ALLEN PC 5929 BALCONES DR STE 200 PO BOX 26990 AUSTIN, TX 78755		Docketed Total:	9U7.15			Modified Total:	Pg 221 of 48	Pg 221 of 48
AUSTIN, TX 78755	<u>Case Number*</u> 05-44481	\$223.15	<u>Priority</u>	Unsecured	Case Number* 05-44640	Secured \$171.18	Priority	Unsecured	2
		9U.7.15				9131.18			
Claim: 3619 Date Filed: 05/01/2006 Docketed Total: 3361.26 Filing Creditor Name and Address: DUBOIS COUNTY IN DUBOIS COUNTY TREASURER 1 COURTHOUSE SQ	Claim Holder Name and Address DUBOIS COUNTY IN DUBOIS COUNTY TREASURER 1 COURTHOUSE SQ JASPER, IN 47546		Docketed Total:	9721.LZ			Modified Total:	9133.14	
JASPER, IN 47546	Case Number* 05-44640	8361.26	Priority	Unsecured	Case Number* 05-44640	<u>Secured</u> \$277.14	Priority	Unsecured	
		9721.U2				9133.14			

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In re Delphi Corporation, et al. Case No. 05-44481 (RDD)

	_ 	444				_							P	g <u>22</u>	2 0	f4	82	_				9.51		1710	 	unn	 7
			9120,424.U2				Unsecured				913,420.12			Unsecured				92,463,163.73				Unsecured					
			Modified Total:				Priority				Modified Total:			Priority				Modified Total:				Priority \$4,615,386.77	94,215,782.33				
DIFIED							Secured	\$260,464.26	9120,424.12					<u>Secured</u> \$27,460.26	918 420 12	20.924,006						<u>Secured</u> \$1,881,810.60	91,881,810.20				
CLAIM AS MODIFIED							Case Number*	05-44640						Case Number*								Case Number* 05-44640					
			9700,872.UL				Unsecured				940,151.05			Unsecured				93,142,602.58				Unsecured					
			Docketed Total:				Priority				Docketed Total:			Priority				Docketed Total:				<u>Priority</u> \$5,076,914.92	95,032,614.6U				
ED		SS					Secured	\$300,836.22	9700,872.UJ	SS	RER			<u>Secured</u> \$40,151.05	940,151.05		SS	NA	LP			<u>Secured</u> \$2,069,991.66	94,026,661.22				
BRECT TO MODIFICATION CLAIM AS DOCKETED		Claim Holder Name and Address	FRANKLIN COUNTY OHIO	TREASURER	373 S HIGH ST 17TH FL	COECUTE 23, CIT 43, EL	Case Number*	05-44481		Claim Holder Name and Address	HENRY COUNTY TREASURER	101 S MAIN ST	NEW CASILE, IN 4/362	Case Number* 05-44481	1		Claim Holder Name and Address	HOWARD COUNTY INDIANA	BARNES & THORNBURG LLP	II SOUTH MERIDIAN ST INDIANAPOLIS, IN 46204		<u>Case Number*</u> 05-44640					
CLAIM TO BE MODIFIED CLAIM AS DOCKETED		Claim: 15808 Date Filed: 08/03/2006	Docketed Total: \$300,836.22	Filing Creditor Name and Address:	FRANKLIN COUNTY OHIO	373 S HIGH ST 17TH FL	COLUMBUS, OH 43215			Claim: 2297 Date Filed: 03/15/2006	Docketed Total: \$40,151.05	Filing Creditor Name and Address:	HENRY COUNTY TREASURER 101 S MAIN ST	NEW CASTLE, IN 47362			Claim: 16506 Date Filed: 02/02/2007	Docketed Total: \$7,146,906.58	Filing Creditor Name and Address:	HOWARD COUNTY INDIANA BARNES & THORNBURG LLP	11 SOUTH MERIDIAN ST	INDIANAPOLIS, IN 46204					

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

EXHIBIT D-U- TAX CLAIMS SJ BRECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETED
Claim Holder Name and Address MONTGOMERY COUNTY TREASURER 451 W THIRD ST
Case Number*
Claim Holder Name and Address NACOGDOCHES COUNTY CAD 220 W HOSPITAL ST NACOGDOCHES, TX 75963-1668
Case Number* 05-44640
Claim Holder Name and Address SPARTANBURG CO TAX COLLECTOR DRAWER 3060 SPARTANBURG, SC 29304
Case Number* Secured 05-44481 \$62
*See Exhibit F for a listing of debtor entities by case number.

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

0	5-44481-rdd	Doc 9118	Filed 08/17/07	Ente	red 82	08/17/07 19:37	:20	Main	Dod	cum	nent	_
	912,288.83	Unsecured	912.64	Unsecured		913,718.51	Unsecured					
	Modified Total:	Priority	Modified Total:	Priority		Modified Total:	Priority			93,343,1U7.40	92,6U2,402.43	
IFIED		Secured \$26,688.87		<u>Secured</u> \$16.94	912.64		<u>Secured</u> \$17,318.51	913,718.51	Total Claib s to ue Modified: 18	Total Ab oj nt as Do\$keted:	Total Ab oj nt as Modified:	
CLAIM AS MODIFIED		Case Number* 05-44640		Case Number* 05-44640			Case Number* 05-44640		Total Claib s	Total Ab oj r	Total Ab oj r	
	970,158.4U	Unsecured	90TU08	Unsecured		918,570.81	Unsecured					of6
	Docketed Total:	Priority	Docketed Total:	Priority		Docketed Total:	Priority					Page 6 of 6
TED	ess CHOOL ID FLOOR	Secured \$30,158.42 970,158.4U	ess SURER T	<u>Secured</u> \$22.08	801716	ess JER	<u>Secured</u> \$18,530.81	918,570.81				
BRECT TO MODIFICATION OF STREET OF S	Claim Holder Name and Address UNITED INDEPENDENT SCHOOL DISTRICT 401 EAST HILLSIDE RD 2ND FLOOR	Case Number*	Claim Holder Name and Address WABASH COUNTY IN WABASH COUNTY TREASURER COURTHOUSE I W HILL ST STE 4B WABASH, IN 46992	<u>Case Number*</u> 05-44640		Claim Holder Name and Address WICHITA COUNTY PERDUE BRANDON FIELDER COLLINS & MOTT LLP PO BOX 8188 WICHITA FALLS, TX 76307	Case Number* 05-44640					ase number.
CLAIM TO BE MODIFIED CLAIM AS DOCKETED CLAIM AS DOCKETED	Claim: 7846 Date Filed: 06/12/2006 Docketed Total: \$30,158.42 Filing Creditor Name and Address: UNITED INDEPENDENT SCHOOL	401 EAST HILLSIDE RD 2ND FLOOR LAREDO, TX 78041	Claim: 4171 Date Filed: 05/01/2006 Docketed Total: \$22.08 Filing Creditor Name and Address: WABASH COUNTY IN WABASH COUNTY TREASURER COURTHOUSE I WHILL ST	STE 4B WABASH, IN 46992		Claim: 2077 Date Filed: 02/21/2006 Docketed Total: \$18,530.81 Filing Creditor Name and Address: WICHITA COUNTY PERDUE BRANDON FIELDER COLLINS & MOTT LLP	FO BOA 6186 WICHITA FALLS, TX 76307					*See Exhibit F for a listing of debtor entities by case number.

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

T	\$57,690.92	s50,893.49	\$193,346.56	D 252 28.8.8.9 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	f 482 96:88:7598	\$49,118.87	
	88	Unsecured \$50,	\$19	Unsecured \$179,	98	<u>Unsecured</u> 849, 849, 849,	
	Modified Total:	86,797.43 86,797.43	Modified Total:	\$13,807.69 \$13,807.69	Modified Total:	813,170.09 \$13,170.09	
ODIFIED		Secured		Secured		Secured	
CLAIM AS MODIFIED		Case Number* 05-44640		Case Number* 05-44640		<u>Case Number*</u> 05-44640	
	\$96,201.43	Unsecured \$96,201.43 \$96,201.43	\$215,079.82	Unsecured \$168,131.09	\$62,288.96	Unsecured \$62,288.96 \$62,288.96	f5
	Docketed Total:	Priority	Docketed Total:	Priority \$46,948.73 \$46,948.73	Docketed Total:	Priority.	Page 1 of 5
LAIM TO BE MODIFIED CLAIM AS DOCKETED	Claim Holder Name and Address AMERICHEM INC 225 BROADWAY E CUYAHOGA FALLS, OH 44221	Case Number* 05-44481	Claim Holder Name and Address LONGACRE MASTER FUND LTD 810 SEVENTH AVE 22ND FL NEW YORK, NY 10019	Case Number* 05-44640	Claim Holder Name and Address LATIGO MASTER FUND LTD 590 MADISON AVE 9TH FL NEW YORK, NY 10022	Case Number* 05-44481	ase number.
CLAIM TO BE MODIFIED	Claim: 2654 Date Filed: 04/14/2006 Docketed Total: \$96,201.43 Filing Creditor Name and Address: AMERICHEM INC	CUYAHOGA FALLS, OH 44221	Claim: 12346 Date Filed: 07/28/2006 Docketed Total: \$215,079.82 Filing Creditor Name and Address: ANGELL DEMMEL NORTH AMERICA INC	AVE 5404	Claim: 14296 Date Filed: 07/31/2006 Docketed Total: \$62,288.96 Filing Creditor Name and Address: ASSEMBLEON AMERICA INC KIRKPATRICK & LOCKHART		*See Exhibit F for a listing of debtor entities by case number.

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

EXHIBIT D-3 - MODIFIED CLAI CLAIM TO BE MODIFIED	EXHIBIT D-3 - MODIFIED CLAIMS ASSERTING RECLAMATION LAIM TO BE MODIFIED CLAIM AS DOCKETED			CLAIM AS MODIFIED	ED			_`
Claim: 6670 Date Filed: 05/23/2006	Claim Holder Name and Address							
Docketed Total: \$293,357.43	EMHART TEKNOLOGIES LLC	Docketed Total:	\$293,357.43			Modified Total:	\$188,345.08	<u> </u>
Filing Creditor Name and Address: EMHART TEKNOLOGIES LLC	49201 GRATIOT AVE CHESTERFIELD, MI 48051							
49201 GRATIOT AVE								•
CHESTERFIELD, MI 40031	Case Number* Secured	<u>Priority</u>	Unsecured \$293,357.43	Case Number* 05-44640	Secured	<u>Priority</u> \$27,128.77	<u>Unsecured</u> \$150,416.31	
			\$293,357.43	05-44567			\$10,800.00	
						\$27,128.77	\$161,216.31	
Claim: 10396 Date Filed: 07/24/2006	Claim Holder Name and Address							
Docketed Total: \$126,239.42	HAIN CAPITAL HOLDINGS LLC	Docketed Total:	\$126,239.42			Modified Total:	\$125,398.20	<i>-</i> u
Filing Creditor Name and Address: GLEASON WORKS THE	301 RTE 17 6TH FL RUTHERFORD, NJ 07070							00/1
1000 UNIVERSITY AVE							. 8	Pρ
ROCHESTER, NY 14607-1239	<u>Case Number*</u> <u>Secured</u> 05-44481	<u>Priority</u> \$27,955.00	<u>Unsecured</u> \$98,284.42	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u> \$27,955.00	<u>Unsecured</u> \$97,443.20	226
		\$27,955.00	\$98,284.42			\$27,955.00	897,443.20 Of 4	of 4
Claim: 10421 Date Filed: 07/24/2006	Claim Holder Name and Address						02	82
Docketed Total: \$53,587.08 Filing Creditor Name and Address: ITW FILTRATION PRODUCTS	ITW FILTRATION PRODUCTS 18531 SPRING CREEK DR TINLEY PK, IL 60477	Docketed Total:	\$53,587.08			Modified Total:	\$42,486.78	
18531 SPRING CREEK DR TINLEY PK, IL 60477	Case Number* Secured 05-44481	<u>Priority</u> \$26.219.78	<u>Unsecured</u> \$27.367.30	Case Number*	Secured	<u>Priority</u>	Unsecured	
		\$26.219.78	\$27.367.30			22,120.01	210,22,511	
						10.071,75	11.007,015	
*See Exhibit F for a listing of debtor entities by case number.	case number.	Page 2 of 5	2					_

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

CLAIM TO BE MODIFIED CLAIMS ASSERTING RECLAMATION CLAIM TO BE MODIFIED CLAIM AS DOCKETED	CLAIM AS DOCKETED	ALION			CLAIM AS MODIFIED	IFIED			
	Claim Holder Name and Address								,
Date Filed: 07/31/2006 Docketed Total: \$225,224.02	I AKE EDIE DBODIICTS INC		Docketed Total	\$225 224 02			Modified Total	833 866 24	
Filing Creditor Name and Address:	MCDONALD HOPKINS CO LPA		Docketta 1 otal.				Modified 1 Office.		
LAKE ERIE PRODUCTS INC MCDONALD HOPKINS CO LPA	600 SUPERIOR AVE E STE 2100 CLEVELAND, OH 44114								
600 SUPERIOR AVE E STE 2100 CLEVELAND, OH 44114		7		11		,			
	Case Number* Set 05-44481	Secured	<u>Priority</u>	Unsecured \$225,224.02	Case Number* 05-44640	Secured	Priority \$14,082.57	Unsecured \$19,783.67	
				\$225,224.02	I		\$14,082.57	\$19,783.67	
Claim: 7816 Date Filed: 06/12/2006	Claim Holder Name and Address								
Docketed Total: \$351,868.14	MADISON INVESTMENT TRUST		Docketed Total:	\$351,868.14			Modified Total:	\$60,301.82	<i>-</i> u
Filing Creditor Name and Address: MNP CORPORATION EFT	SERIES 38 6310 LAMAR AVE STE 120								00/1
44225 UTICA RD PO BOX 189002	OVERLAND PARK, KS 66202							J	Pg
UTICA, MI 48318-9002	<u>Case Number*</u> <u>Set</u> 05-4481	Secured	Priority	<u>Unsecured</u> \$351,868.14	Case Number* 05-44640	Secured	<u>Priority</u> \$25,163.47	<u>Unsecured</u> \$35,138.35	227 c
				\$351,868.14	I		\$25,163.47	\$35,138.35	of 48
Claim: 2229 Date Filed: 03/09/2006	Claim Holder Name and Address								2
Docketed Total: \$360,413.11 Filing Creditor Name and Address:	SPCP GROUP LLC 2 GREENWICH PLZ 1ST FL		Docketed Total:	\$360,413.11			Modified Total:	\$345,973.33	
NICHICON AMERICA CORPORATION	GREENWICH, CT 06830								
CO GARY D SANTELLA 203 N LASALLE ST STE 2500	<u>Case Number*</u> <u>Sec</u> 05-44640	Secured	Priority	Unsecured \$360,413.11	Case Number* 05-44567	Secured	Priority	Unsecured \$11,497.88	
CHICAGO, IL 60601				\$360,413.11	05-44640		\$5,052.44	\$329,423.01	
							\$5,052.44	\$340,920.89	
*See Exhibit F for a listing of debtor entities by case number.	case number.		Page 3 of 5	f5					1

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

05	5-44481-rdd	Doc 9118	Filed 08/17/07	7 Entered 0 228 of 482	8/17/07 19:37:	20 N	Main Document
	\$384,286.33	Unsecured \$379,995.75 \$379,995.75	\$1,415,844.09	1.282,960.82 1.282,960.82 2.1,308,742.39 1.308,742.39	\$37,181.05	<u>Unsecured</u> \$32,034.36	\$32,034.36
	Modified Total:	Priority 84,290.58 84,290.58	Modified Total:	Priority \$107,101.70 \$107,101.70	Modified Total:	<u>Priority</u> \$5,146.69	\$5,146.69
ODIFIED		Secured		Secured		Secured	
CLAIM AS MODIFIED		Case Number* 05-44640		Case Number* 05-44640 05-44567		Case Number* 05-44640	
	\$631,500.50	Unsecured	\$1,495,516.58	<u>Unsecured</u> \$1,495,516.58 \$1,495,516.58	\$37,398.75	<u>Unsecured</u> \$37,398.75	\$37,398.75
	Docketed Total:	Priority 80.00 S0.00	Docketed Total:	<u>Priority</u>	Docketed Total:	Priority	
CLAMATION TED	dress DMPANY INC P	Secured \$631,500.50 \$631,500.50	dress SA LLC VEY 02-5003	Secured	dress	Secured	
AIMS ASSERTING RECLAN CLAIM AS DOCKETED	Claim Holder Name and Address PLYMOUTH RUBBER COMPANY INC BURNS & LEVINSON LLP 125 SUMMER ST ROSTON MA 21101624	Case Number*	Claim Holder Name and Address ROHM ELECTRONICS USA LLC KLEHR HARRISON HARVEY BRANZBURG 260 S BROAD ST PHILADELPHIA, PA 19102-5003	Case Number* 05-44640	Claim Holder Name and Address SHERWIN WILLIAMS COMPANY 101 PROSPECT AVE NW 625 REPUBLIC BLDG CLEVELAND, OH 44115	Case Number* 05-44481	
EXHIBIT D-3 - MODIFIED CLAIMS ASSERTING RECLAMATION CLAIM TO BE MODIFIED CLAIM AS DOCKETED	Claim: 12359 Date Filed: 07/28/2006 Docketed Total: \$631,500.50 Filing Creditor Name and Address: PLYMOUTH RUBBER COMPANY NC	BURNS & LEVINSON LLP 125 SUMMER ST BOSTON, MA 21101624	Claim: 2482 Date Filed: 04/03/2006 Docketed Total: \$1,495,516.58 Filing Creditor Name and Address: ROHM ELECTRONICS USA LLC KLEHR HARRISON HARVEY BRANZBURG	260 S BROAD ST PHILADELPHIA, PA 19102-5003	Claim: 1470 Date Filed: 01/09/2006 Docketed Total: \$37,398.75 Filing Creditor Name and Address: SHERWIN WILLIAMS COMPANY 101 PROSPECT AVE NW 625 REPUBLIC BLDG	CLEVELAND, OH 44115	

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, <u>et al.</u>	
e Delphi Corporation,	e No. 05-44481 (RDD)
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CLAIM TO BE MODIFIED	EXHIBIT D-3 - MODIFIED CLAIMS ASSEKTING RECLAMATION CLAIM TO BE MODIFIED CLAIM AS DOCKETED			CLAIM AS MODIFIED	ED		
	Claim Holder Name and Address						
Date Filed: 0//28/2006 Docketed Total: \$1,040,216.50	STANI EV EI ECTRIC SAI ES OF	Docketed Total	\$1.040.216.50			Modified Total:	\$1.031.144.01
Filing Creditor Name and Address:	AMERICA INC						
AMERICA INC AFRCT LLP 199 S TOS ROBIES AVE STE 600	199 S.LOS ROBLES AVE STE 600 PASADENA, CA 91101						
PASADENA, CA 91101	Case Number* 05-44640	<u>Priority</u> Uns \$124,235.47	Unsecured \$915,981.03	Case Number* 05-44567	Secured	Priority	Unsecured \$6,457.00
		\$124,235.47	\$915,981.03	05-44640		\$102,426.47	\$922,260.54
						\$102,426.47	\$928,717.54
Claim: 2065 Date Filed: 02/21/2006	Claim Holder Name and Address						
Docketed Total: \$126,918.43 Filing Creditor Name and Address:	REDROCK CAPITAL PARTNERS LLC 475 17TH ST STE 544	Docketed Total:	\$126,918.43			Modified Total:	\$125,305.36
TRANS MATIC MFG CO INC MILLER JOHNSON	DENVER, CO 80202						y 22
PO BOX 306 GRAND RAPIDS, MI 49501-0306	Case Number* 05-44640	Priority Uns	Unsecured \$126,918.43	Case Number* 05-44640	Secured	<u>Priority</u> \$6,207.62	Unsecured \$119,097.74
			\$126,918.43			\$6,207.62	\$119,097.74
Claim: 10207 Date Filed: 07/21/2006	Claim Holder Name and Address						
Docketed Total: \$208,704.95 Filing Creditor Name and Address:	AMROC INVESTMENTS LLC 535 MADISON AVE 15TH FL	Docketed Total:	\$208,704.95			Modified Total:	\$208,499.95
WAMCO INC AKIN GUMP STRAUSS HAUER &	NEW YORK, NY 10022						
FELD 2029 CENTURY PARK E 24TH FL 1 OS ANGELES CA BOAGE	Case Number* Secured 05-44567	Priority Uns	Unsecured \$208,704.95	Case Number* 05-44567	Secured	<u>Priority</u> \$22,402.52	Unsecured \$186,097.43
LOS AINCELES, CA 9000/			\$208,704.95			\$22,402.52	\$186,097.43
				Total Claims to be Modified: 15	e Modified: 15		
				Total Amount as Docketed:	Docketed:	\$5,324,515.12	
				Total Amount as Modified:	Modified:	\$4,311,958.68	
*See Exhibit F for a listing of debtor entities by case number.	case number.	Page 5 of 5					

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Case No. 05-44481 (RDD)

EXHIBIT E-1 - ADJOURNED INSUFFICIENTLY DOCUMENTED CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER		ASSERTED CLAIM AMOUNT		DOCKETED DEBTOR
CINGULAR WIRELESS PO BOX 309 PORTLAND, OR 97207-0309	5084	Secured: Priority: Administrative: Unsecured: Total:	\$1,370.20 \$1,370.20	05/08/2006	DELPHI CORPORATION (05-44481)
CINGULAR WIRELESS PO BOX 309 PORTLAND, OR 97207-0309	5085	Secured: Priority: Administrative: Unsecured: Total:	\$1,011.99 \$1,011.99	05/08/2006	DELPHI CORPORATION (05-44481)
SIEMENS ENERGY & AUTOMATION INC MCGUIRE WOODS LLP ONE JAMES CENTER 901 E CARY ST RICHMOND, VA 23219	8675	Secured: Priority: Administrative: Unsecured: Total:	\$12,639.39 \$12,639.39	06/27/2006	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)

Total: 3 \$15,021.58

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EXHIBIT E-2 - ADJOURNED BOOKS AND RECORDS CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERTED CLAIM AMOUNT	DATE FILED	DOCKETED DEBTOR
FREUDENBERG NOK GENERAL PARTNERSHIP BODMAN LLP 6TH FL AT FORD FIELD 1901 ST ANTOINE ST DETROIT, MI 48226	11603	Secured: \$358,851. Priority: \$80,742. Administrative: Unsecured: \$60,066. Total: \$499,659.	20	DELPHI CORPORATION (05-44481)
FREUDENBERG NOK INC BODMAN LLP 6TH FL AT FORD FIELD 1901 ST ANTOINE ST DETROIT, MI 48226	11602	Secured: Priority: \$1,759. Administrative: Unsecured: \$2,878. Total: \$4,638.	36	DELPHI CORPORATION (05-44481)
FREUDENBERG NONWOVENS LP EFT 2975 PEMBROKE RD HOPKINSVILLE, KY 42240	5463	Secured: Priority: Administrative: Unsecured: Total: \$17,971.	- I	DELPHI CORPORATION (05-44481)
GENERAL ELECTRIC COMPANY GE FANUC AUTOMATION NORTH AMERICA INC ROBINSON & COLE LLP 280 TRUMBULL ST HARTFORD, CT 06103	500	Secured: Priority: Administrative: Unsecured: \$6,837. Total: \$6,837.	— I	DELPHI CORPORATION (05-44481)
MICROSYS TECHNOLOGIES INC 3710 NASHUA DRIVE UNIT 1 MISSISSAUGA, ON L4V 1M5 CANADA	2053	Secured: Priority: Administrative: Unsecured: \$9,044. Total: \$9,044.	— I	DELPHI CORPORATION (05-44481)
MICROSYS TECHNOLOGIES INC 3710 NASHUA DRIVE UNIT 1 MISSISSAUGA, ON L4V 1M5 CANADA	2054	Secured: Priority: Administrative: Unsecured: \$1,775. Total: \$1,775.	— I	DELPHI CORPORATION (05-44481)
SECRETARY OF LABOR ON BEHALF OF THE DELPHI PERSONAL SAVINGS PLAN FOR HOURLY RATE EMPLOYEES IN THE UNITED STATES US DEPT OF LABOR OFFICE OF THE SOLICITOR 230 S DEARBORN ST 8TH FLOOR CHICAGO, IL 60604	15135	Secured: Priority: Administrative: Unsecured: Total: \$0.	— I	DELPHI CORPORATION (05-44481)

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Case No. 05-44481 (RDD)

EXHIBIT E-2 - ADJOURNED BOOKS AND RECORDS CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERTEI CLAIM AMO	_	DATE FILED	DOCKETED DEBTOR
SIERRA LIQUIDITY FUND 2699 WHITE RD STE 255 IRVINE, CA 92614	4211	Secured: Priority: Administrative: Unsecured: Total:	\$7,528.00 \$7,528.00	05/01/2006	DELPHI CORPORATION (05-44481)
US LABOR SECRETARY ON BEHALF OF ASEC MANUFACTURING SPONSORED EMPLOYEE BENEFIT PLANS USDOL 525 S GRIFFIN ST STE 501 DALLAS, TX 75202	9826	Secured: Priority: Administrative: Unsecured: Total:	\$0.00	07/18/2006	ASEC MANUFACTURING GENERAL PARTNERSHIP (05-44482)

Total: 9 \$547,453.32

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Case No. 05-44481 (RDD)

EXHIBIT E-3 - ADJOURNED BOOKS AND RECORDS TAX CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSER CLAIM AI		DATE FILED	DOCKETED DEBTOR
VANDALIA CITY OF OH 333 JAMES E BOHANAN MEMORIAL DR VANDALIA, OH 45377	7219	Secured: Priority: Administrative: Unsecured: Total:	\$46,961.95 \$46,961.95	05/31/2006	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)

Total: 1 \$46,961.95

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Case No. 05-44481 (RDD)

EXHIBIT E-4 - ADJOURNED UNTIMELY BOOKS AND RECORDS TAX CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSER CLAIM A		DATE FILED	DOCKETED DEBTOR
STATE OF NEW JERSEY COMPLIANCE ACTIVITY PO BOX 245 TRENTON, NJ 08695	16610	Secured: Priority: Administrative: Unsecured: Total:	\$171,000.00 \$171,000.00	06/04/2007	DELPHI CORPORATION (05-44481)
STATE OF NEW JERSEY DIVISION OF TAXATION PO BOX 245 TRENTON, NJ 08695	16611	Secured: Priority: Administrative: Unsecured: Total:	\$448,527.31 \$448,527.31	06/04/2007	DELPHI CORPORATION (05-44481)

Total: 2 \$619,527.31

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

Chief 124 Chie	EXHIBIT E-5 - ADUOJ RNED CI CLAIM TO BE MODIFIED	EXHIBIT E-5 - ADUOJ RNED CLAIMS SJ BUECT TO MODIFICATION CAIM TO BE MODIFIED CLAIM AS DOCKETED			CLAIM AS MODIFIED	FIED		
Case Number Secured Priority Inaccental State Number S	Claim: 15234 Date Filed: 07/31/2006 Docketed Total: \$425,367.33 Filing Creditor Name and Address: AKZO NOBEL COATINGS INC 5555 SPALDING DR	Claim Holder Name and Address AKZO NOBEL COATINGS INC 5555 SPALDING DR NORCROSS, GA 30092	Docketed Total:	\$495,723.77			Modified Total:	\$726,296,32
Claim Holder Name and Address Street Docksted Total: STA-468.24 Modified Total: STA-468.24 Modified Total: Street Str	NORCROSS, GA 30092	lber*	Priority	Unsecured \$425,367.33 \$495,723.77	Case Number* 05-44640	Secured	Priority	Unsecured \$369,629.76 \$726,296.32
Case Number Sceneed Priority Linescured Start Star	Claim: 11900 Date Filed: 07/28/2006 Docketed Total: \$32,498.64 Filing Creditor Name and Address: AMETEK INC 3000 TWO LOGAN SQ 18TH &	Claim Holder Name and Address AMETEK INC 3000 TWO LOGAN SQ 18TH & ARCH STREETS PHILADELPHIA, PA 19103	Docketed Total:	\$79,468.24			Modified Total:	\$95,735.00
Claim Holder Name and Address	AKCH SI KEE1S PHILADELPHIA, PA 19103	ber*	Priority	Unsecured \$32,498.64 \$79,468.24	Case Number* 05-44640	Secured	Priority	Onsecured Onsecu
Case Number* Secured Priority Unsecured Case Number* Secured Priority Unsecured 05-44640 \$135,298.72 \$175,968.39	Claim: 12197 Date Filed: 07/28/2006 Docketed Total: \$135,298.72 Filing Creditor Name and Address: ARNOLD CENTER INC LAMBERT LESER ISACKSON COOK & GIUNTA PC	Claim Holder Name and Address ARNOLD CENTER INC LAMBERT LESER ISACKSON COOK & GIUNTA PC 916 WASHINGTON AVE STE 309 BAY CITY, MI 48708	Docketed Total:	\$175,968.39			Modified Total:	\$33,512.92
	916 WASHINGTON AVE STE 309 BAY CITY, MI 48708		Priority	<u>Unsecured</u> \$135,298.72	Case Number* 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$77,516.26
				\$175,968.39				\$33,512.92

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

0	05-44481-rdd	Doc 9118	Filed 08/17	/07 Ente	ered 08/17/0	7 19:37:20	Main Document
	\$720,854.70	Unsecured \$360,854.30 \$720,854.70	\$1,496.90	G 236 of (S1,429.20 S1,429.20 S1,496.90 S1,496	\$10,236.92	Unsecured \$10,679.26 \$10,236.92	
	Modified Total:	Priority	Modified Total:	Priority	Modified Total:	Priority	
ODIFIED		Secured		Secured		Secured	
CLAIM AS MODIFIED		Case Number* 05-44640		Case Number* 05-44640		Case Number* 05-44640	
	\$1,291,056.70	<u>Unsecured</u> \$1,621,059.30 \$1,291,056.70	\$1,291.53	<u>Unsecured</u> \$1,621.57 \$1,291.53	\$39,756.46	<u>Unsecured</u> \$72,359.49 \$39,756.46	
	Docketed Total:	<u>Priority</u>	Docketed Total:	Priority	Docketed Total:	<u>Priority</u>	
O MODIFICATION KETED	Address FUND LTD PND FL	Secured	Address IONS INC EF1	Secured	Address FUND LTD PND FL 9	Secured	
LAIMS SJ BUECT TO MOD CLAIM AS DOCKETED	Claim Holder Name and Address LONGACRE MASTER FUND LTD 810 SEVENTH AVE 22ND FL NEW YORK, NY 10019	Case Number* 05-44640	Claim Holder Name and Address BELLSOUTH TELECOMMUNICATIONS INC 301 W BAY ST RM 29EF1 JACKSONVILLE, FL 32202	<u>Case Number*</u> 05-44481	Claim Holder Name and Address LONGACRE MASTER FUND LTD 810 SEVENTH AVE 22ND FL NEW YORK, NY 10019	<u>Case Number*</u> 05-44640	
EXHIBIT E-5 - ADUOJ RNED CLAIMS SJ BUECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETED	Claim: 15671 Date Filed: 07/31/2006 Docketed Total: \$1,621,059.30 Filing Creditor Name and Address: ATS OHIO INC	CAMBRIDGE, ON N3H 4R6 CANADA	Claim: 1570 Date Filed: 01/17/2006 Docketed Total: \$1,621.57 Filing Creditor Name and Address: BELLSOUTH TELECOMMUNICATIONS INC 301 W BAY ST RM 29EF1	JACKSONVILLE, FL 32202	Claim: 9081 Date Filed: 07/06/2006 Docketed Total: \$72,359.49 Filing Creditor Name and Address: BENECKE KALIKO AG CONTINENTAL AG	STRAWINSKYLAAN 3111 6TH FL AMSTERDAM, 1077ZX NETHERLANDS	

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

0	5-44481-rdd	Doc 911	B Filed 08/	17/07 - Pg-237		tered 08/17/	07 19	9:37:	20 Main D	ocum	ent
	\$509,795.59	Unsecured \$502,325.52 \$509,795.59	\$7,775.94	Unsecured 83,335.24	87,775.94	\$8,624.64	<u>Unsecured</u> \$8,964.94	\$8,624.64	\$70,818.00	<u>Unsecured</u> \$30,818.00	870,818.00
	Modified Total:	Priority	Modified Total:	Priority		Modified Total:	<u>Priority</u>		Modified Total:	Priority	
ODIFIED		Secured		Secured			Secured			Secured	
CLAIM AS MODIFIED		<u>Case Number*</u> 05-44640		Case Number* 05-44640			Case Number* 05-44567			Case Number* 05-44640	
	\$386,854.75	<u>Unsecured</u> \$789,854.35 \$386,854.75	\$5,817.53	Unsecured \$5,813.57	CC: / 10,00	\$14,348.55	<u>Unsecured</u> \$14,748.55	\$14,348.55	870,818.00	Unsecured \$0.00	80.00
	Docketed Total:	Priority	Docketed Total:	Priority		Docketed Total:	Priority		Docketed Total:	<u>Priority</u> \$30,818.00	\$70,818.00
T TO MODIFICATIO) OCKETED	and Address CAL PLASTICS 550	<u>Secured</u>	and Address . CENTERS INC 11094	<u>Secured</u>		and Address . CENTERS INC 21094	Secured		and Address COMPANY INC OR 1885	Secured	
LAIMS SJ BUECT TO MOD CLAIM AS DOCKETED	Claim Holder Name and Address CARCLO TECHNICAL PLASTICS 600 DEPOT ST LATROBE, PA 15650	Case Number* 05-44640	Claim Holder Name and Address CDW COMPUTER CENTERS INC PO BOX 5126 TIMONIUM, MD 21094	Case Number* 05-44481		Claim Holder Name and Address CDW COMPUTER CENTERS INC PO BOX 5126 TIMONIUM, MD 21094	Case Number* 05-44567		Claim Holder Name and Address CIRCLE BROACH COMPANY INC 38358 ABRUZZI DR WESTLAND, MI 48185	Case Number* 05-44481	
EXHIBIT E-5 - ADUJ RNED CLAIMS SJ BUECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETED	Claim: 7310 Date Filed: 06/01/2006 Docketed Total: \$789,854.35 Filing Creditor Name and Address: CARCLO TECHNICAL PLASTICS 600 DEPOT ST	LATROBE, PA 15650	Claim: 88 Date Filed: 10/24/2005 Docketed Total: \$5,813.57 Filing Creditor Name and Address: CDW COMPUTER CENTERS INC	TIMONIUM, MD 21094		Claim: 420 Date Filed: 11/08/2005 Docketed Total: \$14,748.55 Filing Creditor Name and Address: CDW COMPUTER CENTERS INC PO BOX 5126	TIMONIUM, MD 21094		Claim: 9541 Date Filed: 07/14/2006 Docketed Total: \$30,818.00 Filing Creditor Name and Address: CIRCLE BROACH COMPANY INC	WESTLAND, MI 48185	

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*See Exhibit F for a listing of debtor entities by case number.

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

EXHIBIT E-5 - ADUOJ RNED CLAIMS SJ BUECT TO MODIFICATION

05	5-44481-rdd I	Doc 9118 F	Filed 08/17/07 Er		17/07 19:37:20	Main Document
	\$209,481.20	Unsecured \$602,481.60 \$209,481.20	\$1.957,185.23	Unsecured \$1,253,185.67 \$1,957,185.23	\$9,289,443.14	Unsecured \$2,682,447.14 \$9,289,443.14
	Modified Total:	Priority	Modified Total:	Priority	Modified Total:	Priority
ODIFIED		Secured		Secured		Secured
CLAIM AS MODIFIED		Case Number* 05-44554		Case Number* 05-44640		Case Number* 05-44640
	\$213,904.94	<u>Unsecured</u> \$617,204.24 \$213,904.94	\$1,954,960.47	Unsecured \$1,254,290.43 \$1,954,960.47	\$7,585,301.95	<u>Unsecured</u> \$3,585,701.25 \$7,585,301.95
	Docketed Total:	Priority	Docketed Total:	Priority	Docketed Total:	<u>Priority</u>
CLAIM AS DOCKETED	Claim Holder Name and Address COMPUTER PATENT ANNUITIES LP CPA HOUSE 11 15 SEATON PLACE ST HELIER JERSEY, JE1 1BL	CHANNEL ISLANDS Case Number* 05-44554	Claim Holder Name and Address CONTRARIAN FUNDS LLC AS ASSIGNEE OF BLISSFIELD MANUFACTURING COMPANY 411 WEST PUTNAM AVE STE 225 GREENWICH, CT 06830	Case Number* 05-44640	Claim Holder Name and Address CONTRARIAN FUNDS LLC AS ASSIGNEE OF CEP PRODUCTS LLC FKA CARLISLE ENGINEERED PRODUCTS ATTN ALPA JIMENEZ 411 WEST PITNAM AVE STE 225	GREENWICH, CT 06830 Case Number* 05-44640
CLAIM TO BE MODIFIED	Claim: 15379 Date Filed: 07/31/2006 Docketed Total: \$617,204.24 Filing Creditor Name and Address: COMPUTER PATENT ANNUTTIES LP	CPA HOUSE 11 15 SEATON PLACE ST HELIER JERSEY, JE1 1BL CHANNEL ISLANDS	Claim: 9109 Date Filed: 07/07/2006 Docketed Total: \$1,254,290.43 Filing Creditor Name and Address: CONTRARIAN FUNDS LLC AS ASSIGNEE OF BLISSFIELD MANUFACTURING COMPANY 411 WEST PUTNAM AVE STE 225	GREENWICH, CT 06830	Claim: 12667 Date Filed: 07/28/2006 Docketed Total: \$3,585,701.25 Filing Creditor Name and Address: CONTRARIAN FUNDS LLC AS ASSIGNEE OF CEP PRODUCTS LLC FKA CARLISLE ENGINEERED PRODUCTS	ATTN ALPA JIMENEZ 411 WEST PUTNAM AVE STE 225 GREENWICH, CT 06830

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

F	05	-444	81	-rdd	D	ОС	9118	3 F	ile	d 08/	/17/07 Pg :	7 Eı 239 o	ntere f 48 3	ed (08/17	/07 1	9:37:	20	M	ain D	ocum	ent	_
			\$99,435.50		LosurosonII	\$22,475.50	\$99,435.50		\$4,954.73		Unsecured 0	\$4,954.73 0		\$6,562.80		Unsecured \$9,596.80	86,562.80		\$178,545.98		<u>Unsecured</u> \$138,545.28	\$178,545.98	
			Modified Total:		Deiomity	FROREY			Modified Total:		Priority			Modified Total:		Priority			Modified Total:		Priority		
	10DIFIED				Someod	Secured					Secured					Secured					Secured		
	CLAIM AS MODIFIED				Negative N	05-44640					Case Number*					Case Number* 05-44640					Case Number* 05-44640		
			\$99,435.50		Unsecured	\$22,475.50	899,435.50		\$11,499.67		Unsecured \$11,422.93	\$11,499.67		\$99,928.20		<u>Unsecured</u> \$22,268.60	\$99,928.20		\$155,665.90		<u>Unsecured</u> \$155,995.20	\$155,665.90	
Z			Docketed Total:		Priority	ATTOLITY OF THE PROPERTY OF TH			Docketed Total:		Priority			Docketed Total:		Priority			Docketed Total:		Priority		
T TO MODIFICATIO	OCKETED	and Address	00	TON RD E, TN 37075	Secured			and Address		L DR	Secured		and Address	S GROUP CORP	DR JH 44149	Secured		and Address	TIONS INC	PLAZA STE 312 1 07601	<u>Secured</u>		
CLAIMS SJ BUECT	CLAIM AS DOCKETED	Claim Holder Name and Address	CROWLEY TOOL CO	190 MOLLY WALTON RD HENDERSONVILLE, TN 37075	Case Number*	05-44481		Claim Holder Name and Address	DC COATERS INC	550 W INDUSTRIAL DR TIPTON, IN 46072	Case Number*		Claim Holder Name and Address	DEMAG PLASTICS GROUP CORP	STRONGSVILLE, OH 44149	Case Number* 05-44640		Claim Holder Name and Address	LIQUIDITY SOLUTIONS INC	ONE UNIVERSITY PLAZA STE 312 HACKENSACK, NJ 07601	Case Number* 05-44481		-
EXHIBIT E-5 - ADUOJ RNED CLAIMS SJ BUECT TO MODIFICATION	CLAIM TO BE MODIFIED	Claim: 16132 Date Filed: 08/09/2006	Docketed Total: \$22,475.50	Filing Creditor Name and Address: CROWLEY TOOL CO	190 MOLLY WALTON RD HENDERSONVILLE, TN 37075			Claim: 5723 Date Filed: 05/12/2006	Docketed Total: \$11,422.93	Filing Creditor Name and Address: DC COATERS INC	330 W INDOSTRIAL DR TIPTON, IN 46072		Claim: 10284 Date Filed: 07/24/2006	Docketed Total: \$22,268.60	Filing Creditor Name and Address: DEMAG PLASTICS GROUP CORP 11792 AI AMFDA DR	STRONGSVILLE, OH 44149		Claim: 432 Date Filed: 11/08/2005	Docketed Total: \$155,995.20	Filing Creditor Name and Address: ELKHART PRODUCTS CORPORATION	1250 OAK ST PO BOX 1008	ELNHAKI, IN 40213	

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ı, <u>et al.</u>	
In re Delphi Corporation,	Case No. 05-44481 (RDD)

EXHIBIT E-5 - ADUOJ RNED CI CLAIM TO BE MODIFIED	EXHIBIT E-5 - ADUOJ RNED CLAIMS SJ BUECT TO MODIFICATION CAIM TO BE MODIFIED CLAIM AS DOCKETED	DIFICATION			CLAIM AS MODIFIED	IFIED			0
	Claim Holder Name and Address EMPRESAS CA LE TIAXCALA SA DE CV SACHNOFF & WEAVER LTD	SA DE	Docketed Total:	\$184,702.40			Modified Total:	\$24,742.40	5-44481-rdd
	10.5 WACKER DR S1E 4000 CHICAGO, IL 60606 Case Number* 05-44640	Secured	Priority	<u>Unsecured</u> \$184,306.40	Case Number* 05-44640	Secured	Priority	<u>Unsecured</u> \$64,346.40 \$24,742.40	Doc 9118
	Claim Holder Name and Address CONTRARIAN FUNDS LLC 411 W PUTNAM AVE STE 225 GREENWICH, CT 06830		Docketed Total:	\$974,271.11			Modified Total:	8974.754.82	Filed 08/17/
	Case Number* 05-44554	Secured \$1,346.50 \$1,742.50	Priority	<u>Unsecured</u> \$233,284.61 \$977,984.21	Case Number* 05-44554	Secured	Priority	Unsecured S234,354.86 Of S234,354.88	07 Enter
	Claim Holder Name and Address CONTRARIAN FUNDS LLC 411 W PUTNAM AVE S 225 GREENWICH, CT 06830		Docketed Total:	\$167,692.15			Modified Total:	\$187,179.56	2
	Case Number* 05-44640	Secured	Priority	Unsecured \$193,926.15	Case Number* 05-44640	Secured	Priority	<u>Unsecured</u> \$183,132.59 \$187,179.56	
									Main Document
1 5	*See Exhibit F for a listing of debtor entities by case number.		9	113-					_

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

	05	-444	81-rdd	Doc	9118	3 F	iled	08/	17/07 - Pa 2	Er 41 0	ntere	ed 0	8/17	/07 19	9:37:20	Mai	in Dod	cument	-
			\$99,728.04	<u>Unsecured</u> \$22,368.04	\$99,728.04		\$38,154.13		Unsecured 578,154.17	\$38,154.13 H		\$48,304.46		<u>Unsecured</u> \$48,704.49	\$48,304.46				
			Modified Total:	<u>Priority</u>			Modified Total:		Priority			Modified Total:		Priority					
	ODIFIED			Secured					Secured					Secured					
	CLAIM AS MODIFIED			Case Number* 05-44640					Case Number* 05-44640					Case Number* 05-44640					
			\$44,832.00	<u>Unsecured</u> \$44,876.00	\$44,832.00		886,739.79		<u>Unsecured</u> \$89,372.32	\$86,739.79		\$39,063.67		<u>Unsecured</u> \$72,097.93	\$39,063.67				of11
			Docketed Total:	Priority			Docketed Total:		Priority			Docketed Total:		Priority					Page 7 of 11
T TO MODIFICATION	OCKETED	and Address	OGIES INC TRIAL DR 842	Secured		and Address	ITCHES INC	13035	Secured		and Address	HONS INC PLAZA STE 312	107601	Secured					
LAIMS SJ BUECT	CLAIM AS DOCKETED	Claim Holder Name and Address	KIEFEL TECHNOLOGIES INC 5 MERRILL INDUSTRIAL DR HAMPTON, NH 03842	Case Number* 05-44640		Claim Holder Name and Address	MARQUARDT SWITCHES INC	CAZENOVIA, NY 13035	Case Number* 05-44640		Claim Holder Name and Address	LIQUIDITY SOLUTIONS INC	HACKENSACK, NJ 07601	Case Number* 05-44481					y case number.
EXHIBIT E-5 - ADUJ RNED CLAIMS SJ BUECT TO MODIFICATION	CLAIM TO BE MODIFIED	Claim: 10593 Date Filed: 07/25/2006	Docketed Total: \$44,876.00 Filing Creditor Name and Address: KIEFEL TECHNOLOGIES INC 5 MFRRIT INDISTRIAL DR	HAMPTON, NH 03842		Claim: 12162 Date Filed: 07/28/2006	Docketed Total: \$89,372.32 Filing Creditor Name and Address:	MARQUARDT SWITCHES INC	CAZENOVIA, NY 13035		Claim: 1748 Date Filed: 02/02/2006	Docketed Total: \$72,097.93 Filing Creditor Name and Address:	MICHIGAN RUBBER PRODUCTS	1200 EIGHTH AVE CADILLAC, MI 49601					*See Exhibit F for a listing of debtor entities by case number.

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

EXHIBIT E-5 - ADUOJ RNED CLAIMS SJ BUECT TO MODIFICATION LAIM TO BE MODIFIED CLAIM AS DOCKETED
Claim Holder Name and Address
PBR AUSTRALIA PTY LTD ATTN PETER VALENTINE PO BOX 176 BENTLEIGH E VI 3165, AUSTRALIA
Claim Holder Name and Address SPECIAL SITUATIONS INVESTING GROUP INC C O GOLDMAN SACHS & CO 85 BROAD ST 27TH FL NEW YORK, NY 10004
Secured
Claim Holder Name and Address LONGACRE MASTER FUND LTD 810 SEVENTH A VE 20MD ET
NEW YORK, NY 10019 ase Number* Secured 5-44640

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

05	5-44481-rdd Doc	9118 Fil	ed 08/17/07 E	Entered 0	8/17/07 19:37:20 N	Main Document
	\$6,459.04	<u>Unsecured</u> \$9,452.04 \$6,459.04	\$119,348.07	Unsecured \$112,748.03 \$119,348.07	\$778,718.55	<u>Unsecured</u> \$338,318.55 \$778,718.55
	Modified Total:	Priority	Modified Total:	Priority	Modified Total:	Priority
ODIFIED		<u>Secured</u>		Secured		Secured Secured
CLAIM AS MODIFIED		Case Number* 05-44640		Case Number* 05-44640		Case Number* 05-44640
	\$24,470.50	Unsecured \$64,430.50 \$24,470.50	\$999,978.45	<u>Unsecured</u> \$222,238.45 \$999,978.45	\$412,511.20	<u>Unsecured</u> \$416,511.60
	Docketed Total:	Priority	Docketed Total:	Priority	Docketed Total:	Priority
LIMS SJ BUECT TO MODIFICATION CLAIM AS DOCKETED	Claim Holder Name and Address SCHAEFFLER KG SCHAEFFLER ACCOUNTING SERVICES GEORG SCHAFER STR 30 SCHWEINFURT, 97421 GERMANY	Case Number* 05-44481	Claim Holder Name and Address SHERWIN WILLIAMS AUTOMOTIVE FINISHES CORP 440 WARRENSVILLE CENTER RD WARRENSVILLE HEIGHTS, OH 44128	Case Number* 05-44481	Claim Holder Name and Address SIEMENS ENERGY & AUTOMATION INC SUCCESSOR BY WAY OF MERGER TO SIEMENS LOGISTICS & ASSEMBLY SYSTEMS INC MCGUIRE WOODS LLP ONE JAMES CENTER 901 E CARY ST RICHMOND, VA 23219	Case Number* 05-44640
EXHIBIT E-5 - ADUOJ RNED CLAIMS SJ BUECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETED	Claim: 5907 Date Filed: 05/16/2006 Docketed Total: \$64,430.50 Filing Creditor Name and Address: SCHAEFLER KG SCHAEFLER ACCOUNTING SCHAEFLER ACCOUNTING GEORG SCHAFER STR 30 GE		Claim: 2274 Claim Date Filed: 03/13/2006 Claim Docketed Total: \$222,238.45 SHEJ Filing Creditor Name and Address: SHERWIN WILLIAMS FINI: 4440 AUTOMOTIVE FINISHES CORP WARRANGENSVILLE CENTER	RD Case Num WARRENSVILLE HEIGHTS, OH 05-44481	Claim: 8674 Date Filed: 06/27/2006 Booketed Total: \$416,511.60 SIEM Filing Creditor Name and Address: NEMENS ENERGY & MER AUTOMATION INC SUCCESSOR ASSI BY WAY OF MERGER TO SIEMENS LOGISTICS & ASSEMBLY ONE SYSTEMS INC MCGIJIRE WOODS 11.P	5

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

_	05	-44481-rdd	Doc 9118	Filed 08/17/07	Entere 244 of 482	d 08/17/07	19:37:20	Main Document
		87,777.30	<u>Unsecured</u> \$3,333.70 \$7,777.30	\$904,329.38	Unsecured \$204,762.78 \$904,329.38	\$1,155.00	<u>Unsecured</u> \$1,155.00	81,155.00
		Modified Total:	Priority	Modified Total:	Priority	Modified Total:	Priority	
ODIETED			Secured		Secured		Secured	
CI AIM AS MODIEIED			Case Number* 05-44640		<u>Case Number*</u> 05-44640		<u>Case Number*</u> 05-44640	
		\$5,846.30	Unsecured \$5,220.70 \$5,990.30	\$912,701.31	<u>Unsecured</u> \$216,301.71 \$912,701.31	\$19,225.01	Unsecured \$12,665.01	TO CATACLE
		Docketed Total:	Priority	Docketed Total:	Priority	Docketed Total:	Priority	
FO MODIFICATION WETEN	WEIED	1 Address ESTMENT	Secured \$629.00 \$5296.00	1 Address FUND LLC C CORPORATION 255	Secured	1 Address CORP USA	Secured	
CLAIMS SJ BUECT TO MOD	CLAIM AS DOC	Claim Holder Name and Address BEAR STEARNS INVESTMENT PRODUCTS INC 383 MADISON AVE NEW YORK, NY 10179	Case Number* 05-44640	Claim Holder Name and Address SIERRA LIQUIDITY FUND LLC ASSIGNEE DYNAMIC CORPORATION ASSIGNOR 2699 WHITE RD STE 255 IRVINE, CA 92614	<u>Case Number*</u> 05-44640	Claim Holder Name and Address SMK ELECTRONICS CORP USA 1055 TIERRA DEL REY	CHULA VISTA, CA 91910 <u>Case Number*</u> 05-44481	
EXHIBIT E-5 - ADUJ RNED CLAIMS SJ BUECT TO MODIFICATION OF A 1M TO BE MODIFIED		Claim: 1726 Date Filed: 01/31/2006 Docketed Total: \$5,849.70 Filing Creditor Name and Address: SIERRA INTERNATIONAL INC 155 SOITH 1 IMFRICK RD	LIMERICK, PA 19468-1699	Claim: 14669 Date Filed: 07/31/2006 Docketed Total: \$216,301.71 Filing Creditor Name and Address: SIERRA LIQUIDITY FUND LLC ASSIGNEE DYNAMIC CORPORATION ASSIGNOR	2699 WHIE RD STE 255 IRVINE, CA 92614	Claim: 11615 Date Filed: 07/27/2006 Docketed Total: \$12,665.01 Filing Creditor Name and Address:	SMK ELECTRONICS CORP USA 1055 TIERRA DEL REY CHULA VISTA, CA 91910	

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_	05	5-44481-rdd	Doc 9118	Fi	Filed 08/17/07 Entered 08/17/07 19:37:20 Main Document Pg 245 of 482	
		\$79,320.10	Unsecured \$32,760.10 \$79,320.10		1 g 2 10 01 102	
		Modified Total:	Priority		\$8,131,601.33	
di ka	DIFIED		Secured	Total Claims to be Modified: 79	Total Amount as Docketed: Total Amount as Modified: Total Amount as Modified:	
	CLAIM AS MODIFIED		Case Number* 05-44640	Total Claim	Total Amou Total Amou	
		\$766,548.00	Unsecured \$399,548.00 \$766,548.00			of 11
		Docketed Total:	Priority			Page 11 of 11
TO MODIFICATION	KETED	1 Address SEL CORP ITVE CTR	Secured			
LAIMS SJ BUECT 1	CLAIM AS DOCKETED	Claim Holder Name and Address UNITED STATES STEEL CORP US STEEL AUTOMOTIVE CTR 5850 NEW KING CT	Case Number* 05-44481			y case number.
EXHIBIT E-5- ADUJI RNED CLAIMS SJ BUCCT TO MODIFICATION	CLAIM TO BE MODIFIED	Claim: 8657 Date Filed: 06/27/2006 Docketed Total: \$399,548.00 Filing Creditor Name and Address: UNITED STATES STEEL CORP	US STEEL AUTOMOTIVE CIK 5850 NEW KING CT TROY, MI 48098			*See Exhibit F for a listing of debtor entities by case number.

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

EXHIBIT E-U- ADJOMRNED TAX CLAIMS SMBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETED	CLAIMS SmBJECT TO CLAIM AS DOCKETED	O MODIFICATIC D	N		CLAIM AS MODIFIED	DIFIED			Oí
Claim: 1267 Date Filed: 12/23/2005 Docketed Total: \$16,528.09 Filing Creditor Name and Address: ANGELINA COUNTY LINEBARGER GOGGAN BLAIR & SAMPSON LLP PO ROX 3064	Claim Holder Name and Address ANGELINA COUNTY LINEBARGER GOGGAN BLAIR & SAMPSON LLP PO BOX 3064 HOUSTON, TX 77253-3064	IR &	Docketed Total:	91 US78.02			Modified Total:	917,132.02	5-44481-rdd Do
HOUSTON, TX 77253-3064	Case Number* 05-44481	Secured \$16,528.09 91Ц578.02	<u>Priority</u>	Unsecured	Case Number* 05-44640	Secured \$12,679.09	Priority	Unsecured	c 9118
Claim: 1288 Date Filed: 12/27/2005 Docketed Total: \$18,673.95 Filing Creditor Name and Address: BEXAR COUNTY LINEBARGER GOGGAN BLAIR & SAMPSON LLP	Claim Holder Name and Address BEXAR COUNTY LINEBARGER GOGGAN BLAIR & SAMPSON LLP 711 NAVARRO STE 300 SAN ANTONIO, TX 78205	ıR &	Docketed Total:	918,186.25			Modified Total:	914,675.77	Filed 08/17/07
711 NAVARRO STE 300 SAN ANTONIO, TX 78205	Case Number* 05-44481	Secured \$18,673.95 918,136.25	Priority	Unsecured	Case Number* 05-44640	Secured \$14,325.22 914,675.77	<u>Priority</u>	Unsecured	Entered 0 6 of 482
Claim: 14187 Date Filed: 07/25/2006 Docketed Total: \$199,010.90 Filing Creditor Name and Address: CAMERON COUNTY LINEBARGER GOGGAN BLAIR & SAMPSON LLP 1949 SOUTH IH 35 78741	Claim Holder Name and Address CAMERON COUNTY LINEBARGER GOGGAN BLAIR & SAMPSON LLP 1949 SOUTH IH 35 78741 PO BOX 17428 AUSTIN, TX 78760-7428	ı. IR &	Docketed Total:	9122,010.20			Modified Total:	9115,128.36	8/17/07 19:37:20
AUSTIN, TX 78760-7428	Case Number* 05-44481	Secured \$199,010.90 9122,010.20	Priority	Unsecured	Case Number* 05-44640	Secured \$165,698.73	Priority	Unsecured	Main Docume
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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

EXHIBIT E-U- ADJOMRNED TAX CLAIMS SMBJECT TO MODIFICATI CLAIM TO BE MODIFIED CLAIM AS DOCKETED	AX CLAIMS SmBJECT TO CLAIM AS DOCKETED	<u>O MODIFICATIC</u> .D	NO		CLAIM AS MODIFIED	TED			U.
Claim: 1289 Date Filed: 12/27/2005 Docketed Total: \$268,433.18 Filing Creditor Name and Address: CITY OF EL PASO LINEBARGER GOGGAN BLAIR &	Claim Holder Name and Address CITY OF EL PASO LINEBARGER GOGGAN BLAIR & SAMPSON LLP 711 NAVARRO STE 300	S AIR &	Docketed Total:	9718,466.18			Modified Total:	9705,271.65	3-44401-1uu
SAMPSON LLP 711 NAVARRO STE 300 SAN ANTONIO, TX 78205	SAN ANTONIO, TX 78205 Case Number* 05-44481	Secured \$268,433.18 9718,466.18	Priority	Unsecured	Case Number* 05-44640	Secured \$205,921.35 9705,271.65	Priority	Unsecured	DOC 3110
Claim: 1330 Date Filed: 12/27/2005 Docketed Total: \$53.65 Filing Creditor Name and Address: CITY OF HARLINGEN LINEBARGER GOGGAN BLAIR & SAMPSON LLP	Claim Holder Name and Address CITY OF HARLINGEN LINEBARGER GOGGAN BLAIR & SAMPSON LLP 1949 SOUTH IH 35 78741 PO BOX 17428	s NIR &	Docketed Total:	956.15			Modified Total:	941.11	Pg 24
1949 SOUTH 1H 35 78741 PO BOX 17428 AUSTIN, TX 78760-7428	AUSTIN, TX 78760-7428 Case Number* 05-44481	Secured \$53.65	Priority	Unsecured	Case Number* 05-44640	Secured \$41.16	Priority	Unsecured	17 of 192
Claim: 5520 Date Filed: 05/10/2006 Docketed Total: \$176.75 Filing Creditor Name and Address: CITY OF SAN MARCOS LINEBARGER GOGGAN BLAIR & SAMPSON LLP	Claim Holder Name and Address CITY OF SAN MARCOS LINEBARGER GOGGAN BLAIR & SAMPSON LLP 1949 SOUTH IH 35 78741 PO BOX 17428 ALISTIN TY 78760 7438	S VIR &	Docketed Total:	913.035			Modified Total:	913U35	11/01 19.51.20
1949 SOUTH IN 33 78/41 PO BOX 17428 AUSTIN, TX 78760-7428	Case Number* 05-44481	Secured \$176.75 913 U.35	Priority	Unsecured	Case Number* 05-44640	Secured \$176.75	Prionity	Unsecured	Main Documen
*See Exhibit F for a listing of debtor entities by case number.	case number.								IL

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

CLAIM AS MODIFIED	952.L5 Modified Total: 952.L5	Case Number* Secured Priority Unsecured 05-44640 \$59.65 Priority Priority 952.15 Priority Priority	Pg 244 Modified Total: Modified Total: 976,488.86	Case Number* Secured Priority Unsecured Priority O5-44640 S7,616.77 93,utu33	9140.87 Modified Total: 9108.06	Case Number* Secured Priority Unsecured 05-44640 \$108.03 9108.06 05
EXHIBIT E-U- ADJOMRNED TAX CLAIMS SMBJECT TO MODIFICATION LAIM TO BE MODIFIED CLAIM AS DOCKETED	Claim Holder Name and Address CYPRESS FAIRBANKS ISD LINEBARGER GOGGAN BLAIR & SAMPSON LLP PO BOX 3064 HOUSTON, TX 77253-3064	Case Number* Secured Priority Unsecured 05-44481 \$59.65	Claim Holder Name and Address DALLAS COUNTY LINEBARGER GOGGAN BLAIR & SAMPSON LLP 2323 BRYAN STREET STE 1600 DALLAS, TX 75201	Case Number* Secured Priority Unsecured 05-44481 \$23,488.83 — — 976,488.86 — — —	Claim Holder Name and Address HARLINGEN CISD LINEBARGER GOGGAN BLAIR & SAMPSON LLP 1949 SOUTH IH 35 PO BOX 17428 AUSTIN, TX 78760-7428	Case Number* Secured Priority Unsecured 05-44481 \$140.82 9140.87 9140.87
EXHIBIT E-U- ADJOMRNED TAX C	08/2006 \$59.65 ame and Address: RBANKS ISD CGOGGAN BLAIR &	PO BOX 3064 HOUSTON, TX 77253-3064 Cass 05-4	ચ	2323 BRYAN STREET STE 1600 DALLAS, TX 75201 05-4	Claim: 1283 Date Filed: 12/27/2005 Docketed Total: \$140.82 Filing Creditor Name and Address: LIR HARLINGEN CISD LINEBARGER GOGGAN BLAIR & 199 SAMPSON LLP 1949 SOUTH 1H 35 PO BOX 17428	760-7428

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In re Delphi Corporation, et al. Case No. 05-44481 (RDD)

EXHIBIT E-U- ADJOMRNED TAX CLAIMS SMBJECT TO MODIFICATION

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		9207.84				Unsecured			93,37U60				Unsecured			94'				Unsecured			
		Modified Total:					Priority			Modified Total:				<u>Priority</u>			Modified Total:				Priority		
ODIFIED							<u>Secured</u> \$902.84	9207.84						<u>Secured</u> \$7,726.30	93,37U60						Secured \$42.28	947.78	
CLAIM AS MODIFIED							Case Number* 05-44640							Case Number* 05-44640							Case Number* 05-44640		
			9207.84				Unsecured			93,37U60				Unsecured			955.11				Unsecured		
			Docketed Total:				Priority			Docketed Total:				Priority			Docketed Total:				Priority		
KETED		1 Address	TY OF HOUSTON		-3064		<u>Secured</u> \$902.84	9207.84	l Address		ian blair &	741 PO BOX	428	<u>Secured</u> \$7,726.30	93,37U60	1 Address	Y	AN BLAIK &	1600		<u>Secured</u> \$55.11	955.11	
CLAIM AS DOCKETED		Claim Holder Name and Address	HARRIS COUNTY CITY OF HOUSTON	SAMPSON LLP	PO BOX 3064 HOUSTON, TX 77253-3064		Case Number* 05-44481		Claim Holder Name and Address	HIDALGO COUNTY DIANE W SANDERS	LINEBARGER GOGGAN BLAIR & SAMPSON II P	1949 SOUTH IH 35 78741 PO BOX 17478	AUSTIN, TX 78760-7428	Case Number* 05-44481		Claim Holder Name and Address	MONTAGUE COUNTY	SAMPSON LLP	2525 BRYAN SI SIE 1600 DALLAS, TX 75201		Case Number* 05-44481		
CLAIM TO BE MODIFIED		Claim: 5301 Date Filed: 05/08/2006	Docketed Total: \$902.84	HARRIS COUNTY CITY OF	HOUSTON LINEBARGER GOGGAN BLAIR &	SAMPSON LLP PO BOX 3064	FO BOA 3004 HOUSTON, TX 77253-3064		Claim: 7914 Date Filed: 06/13/2006	Docketed Total: \$7,726.30 Filing Creditor Name and Address:	HIDALGO COUNTY DIANE W. SANDERS	LINEBARGER GOGGAN BLAIR & SAMPSON II P	1949 SOUTH IH 35 78741 PO BOX 17428	AUSTIN, TX 78760-7428		Claim: 6470 Date Filed: 05/22/2006	Docketed Total: \$55.11	Fining Creditor name and Address: MONTAGUE COUNTY	LINEBARGER GOGGAN BLAIR & SAMPSON LLP	2323 BRYAN ST STE 1600	DALLAS, 1A 75201		

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*See Exhibit F for a listing of debtor entities by case number.

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

	Wodified Total:	C 9118 Oursecured Oursecur	Modified Total: Modified Total	7 Entered 08/ 250 of 482	17/07 19:37:20 Wodified Total:	Main Documer
CLAIM AS MODIFIED	Mo	Case Number* Secured 593.64 5544640 593.64		Case Number* Secured 5675.28 9135.78	Mo	Case Number* 05-44640 9183.88
	otal: 926.U4	Unsecured	otal: 9880.78	Unsecured C	otal: 9183.88	Unsecured
JECT TO MODIFICATION OCKETED	and Address OUNTY GGAN BLAIR &	Secured 893.64 Priority 926.14	and Address GGAN BLAIR &	Secured Priority 8880.28 9880.78	and Address D GGAN BLAIR & T8741	Secured <u>Priority</u> \$687.88 9183.88
EXHIBIT E-U- ADJOMRNED TAX CLAIMS SMBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETED	Claim: 1266 Date Filed: 12/23/2005 Claim Holder Name and Address Docketed Total: \$93.64 MONTGOMERY COUNTY Filing Creditor Name and Address: SAMPSON LINEBARGER GOGGAN BLAIR & PO BOX 3064 HOUSTON, TX 77253-3064	HOUSTON, TX 77253-3064 Case Number* 05-44481	7/2005 \$880.28 nne and Address: TTY GOGGAN BLAIR &	SAMPSON LLP PO BOX 17428 1949 S IH 35 78741 PO BOX 17428 PO BOX 17428 AUSTIN, TX 78760-7428 Case Number* 05-44481	Claim: 5521 Claim Holder Name and Address Date Filed: 05/10/2006 Claim Holder Name and Address Docketed Total: \$687.88 SAN MARCOS CISD Filing Creditor Name and Address: LINEBARGER GOGGAN BLAIR & SAMPSON LLP LINEBARGER GOGGAN BLAIR & PO BOX 17428 1949 SOUTH HI 35 78741 PO BOX 17428 AUSTIN, TX 78760-7428	0 0

Page 5 of 6

*See Exhibit F for a listing of debtor entities by case number.

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	9618.16	Unsecured		1 g 201 01 102	
	Modified Total:	Priority		9563,67U58 9413,036.10	
DIFIED		Secured \$318.13		Total Claib s to ue Modified: 1U Total Ab oj nt as Do\$keted: Total Ab oj nt as Modified:	
CLAIM AS MODIFIED		Case Number* 05-44640		Total Claib s Total Ab oj 1 Total Ab oj 1	ı
	9414.31	Unsecured			of6
NO	Docketed Total:	Priority.			Page 6 of 6
LTO MODIFICATION TO THE PROPERTY OF THE PROPER	idress BLAIR &	Secured	9414.31		
X CLAIMS SMBJECT TO CLAIM AS DOCKETED	Claim Holder Name and Address TARRANT COUNTY LINEBARGER GOGGAN BLAIR & SAMPSON LLP 2323 RRVAN ST STF 1600	2525 BRTAIN 51 51E 100 DALLAS, TX 75201 Case Number* 05-44481			ase number.
EXHIBIT E-U-ADJOMRNED TAX CLAIMS SMBJECT TO MODIFICATION CLAIM TO BE MODIFIED CLAIM AS DOCKETED	Claim: 854 Date Filed: 11/28/2005 Docketed Total: \$414.71 Filing Creditor Name and Address: TARRANT COUNTY TARRAD DOCED GOCGAN BLAD &				*See Exhibit F for a listing of debtor entities by case number.

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	05-44481-rdd Doc 911			Filed 08/17/07	Entered 08/17/07 19:37:20 2 of 482) Main Document	
		\$1,374,018.29	Bnsec*red u1/49. /\$54b 2	\$1,357,823.76			
		, odified Total:	<u>Rriorit-</u> u12/13Sl94	\$16,194.53			
	DIFIED		Ec*red				
	CLAIM AS MODIFIED		<u>Case N*myerU</u> 69) 8 S2S6				
		\$1,494,571.82	Bnsc*red ul/S.\$/498H3	31,4,05.05			of.
AMATION		Docketed Total:	<u>Rriorit-</u> u12/51464	5.4.5.1.4.01.6.			Rage 1 of.
S ASSERTING RECL	CKETED	id Address DE LLC AE STGL LTD DE LLC GFTG 559	.\$46 <u>Ecc*red</u>				
10DIFIED CLAIM	CLAIM AS DOCKETED	Claim 7 older Name and Address CKNTZAZOAN FBNDE LLC AE AEEO NGG KF TZKETGL LTD CKNTZAZOAN FBNDE LLC S11 P RRTNA A0 GFTG 559	1 ZGGNP @7 / CT 62846 Case N*myerU 69N 8 S2S6				- case n*myerb
EXHIBIT E-7 - ADJOURNED MODIFIED CLAIMS ASSERTING RECLAMAT	CLAIM TO BE MODIFIED	Claim: 15234 Date Filed: 6. 15/15/62 Docketed Total: u1/5/3S/9/. 11/5/5 Filing Creditor Name and Address: CKNTZAZON FBNDELLC AE AFFO NGS KF TZK FTG I TD	CKNTZAZOM FBNDELLC SIIP RBTNA, A0GETG 559 I ZGGNP @7/CT 62846				UEee GWQyit F for a listing of deytor entities y- case n*myerb

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EXHIBIT E-7 - ADJOURNED MODIFIED CLAIMS ASSERTING RECLAMAT CLAIM TO BE MODIFIED CLAIM AS DOCKETED	ODIFIED CLAIMS ASSER CLAIM AS DOCKETED	RTING RECLAN D	AATION		CLAIM AS MODIFIED	IFIED			0
Claim: 169. S Date Filed: 6. 15915662 Docketed Total: u9/623/144549 Filing Creditor Name and Address: FBZB8 AP A GLGCTZŒ NKZT7 A, GZŒA ARD ONC AND FBZB8 AP A GLGCTZŒ	Claim 7 older Name and Address FBZB8 AP A GLGCTZŒ NKZT7 A, GZŒA ARD ONC AND FBZB8 AP A GLGCTZŒ CK, RAN& 0 AZNB, ZØDGZØNI EC7, ØT V 7 KP LGTT LLR	s ZT7 RAN& ODT V	Docketed Total:	\$312,926.79			, odified Total:	\$267,320.51	5-44481-rdd D
CK, RAN& 0 AZNB, ZØDGZØNI EC7, ØJT V 7 KP LGTT LLR RK YKx 495 I ZAND ZARØBE, GS3961M495	RK YKx 495 1 ZAND ZARDE', CS3961M495 Case N*myerU 69MS2S6	495 <u>Eec*red</u> u41 <i>5</i> /352b 3	<u>Rriorit-</u>	Bnsec*red	Case N*myerU 69N8S2S6	Ecc*red	Rriorit- u3\$\$H\$	Bnsec*red u522/445 6 44	oc 9118
		\$312,926.79			· 		\$988.18	\$266,332.33	File
	Claim 7 older Name and Address	8							d 0
	I KLD, AN EAC7 ECZGDOT RAZTNCZELR C K I KLD, AN EAC7 E V CK 46 7 BDEKN 1. T7 FL KCZEG& COT&/ Nh.6. 465	~	Docketed Total:	\$4,000,000.00			, odified Total:	83,417,035.76 60	8/17/07 E ₁
	Case N* myerU 69N 8 S2S6	Ec*red	Rriorit-	Bnsec*red uS/666/66666	Case N*myerU 69MS2S6	Ec*red	Rriorit-	Bnsec*red u4/S1. /649b 2	ntered
				\$4,000,000.00				\$3,417,035.76	80
	Claim 7 older Name and Address	100							/17
	ERCRI ZKBRLLC 51 ZGGNP @7 RLJ 1ET FL I ZGGNP @7 / CT 62\$46		Docketed Total:	\$756,206.56			, odified Total:	\$645,996.21	7/07 19:3
	Case N*myerU 69NS2.S6	Ec*red	Rriorit-	Bnsec*red u. 92/562192	Case N*myerU 69MS2S6	Ec*red	<u>Rriorit-</u>	Bnsec*red u2S9/332 b 1	7:20
				\$756,206.56	1			\$645,996.21	Main Document
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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

EXHIBIT E-7 - ADJOURNED MODIFIED CLAIMS ASSERTING RECLAMATION

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED	0			CLAIM AS MODIFIED	TED			0
									5-
Claim: 21S. Date Filed: 69H. 14662	Claim 7 older Name and Address								444
Docketed Total: u5/332/429bi6	YAN8 KFA, GZŒANA		Docketed Total:	\$22,350.37			, odified Total:	\$53,359.18	81-
Filing Creditor Name and Address: LQTTGLFBEG ONC	166 N TZ&KN ET 5617 FL , AQ CKDGNCO66. 56 61 C7 A 71 KTTG/NC 58 599								rdd
\$66 NKZT7 P GET 7 0 7 P A&	COSC COSC COSC COSC COSC COSC COSC COSC								Do
DGE RLAONGE/ 0, 26612	Case N*myerU 69N\$S2S6	Ecc*red	<u>Rriorit-</u>	Bnsec*red u55/496b4.	Case N*myerU 69MS2S6	Eec*red	<u>Rriorit-</u> u94/493 H \$	Bnsec*red	oc 92
				\$22,350.37			\$53,359.18		L18
	Claim 7 older Name and Address								F
	CKNTZAZOAN FBNDELLC SII P. RBTNA, A0 GFTG 559 I ZGGNP @7/CT 62\$46		Docketed Total:	\$2,974,014.73			, odified Total:	\$2,920,073.34	Filed 08/
	Case N*myerU 69\#S2S6	Ec*red	Rriorit-	Bnsec*red u5/3. S/61Sb 4	Case N*myerU 69MS2S6	Eec*red	Rriorit-	Bnsec*red (C)	/17/07 Pa 2
				\$2,974,014.73				\$2,920,073.34	En
Claim: 5. 16 Date Filed: 6SI 6914 662	Claim 7 older Name and Address							1402	tere
Docketed Total: u1S3/. S2B2 Filing Creditor Name and Address:	LOXBODT& EKLBTOKNE ONC KNG BNO GZET& RLAJ A ETG415	G415	Docketed Total:	\$149,746.96			, odified Total:	\$145,323.07	d 08/1
, GIAL KKP DOZ KZKDBCIE CK, RAN&	/ AC8 GNEAC8 / NB9, 201								L7/0
1, 669 A P GETFORLD RAZ8 ZD P GETFORLD/ ON S26, SM4, 4	Case N*myerU 69N\$SS\$1	Eec*red	Rriorit-	Bnsec*red u1S3/. S2B2	Case N*myerU 69NS2S6	Eec*red	Rriorit- u1/S3\$H\$	Bnsec*red u1S4/\$5St\$3	7 19
				\$149,746.96			\$1,498.18	\$143,824.89	:37:2
Claim: 112S2 Date Filed: 6. 15. 15 662	Claim 7 older Name and Address								20
Docketed Total: u1/434/4361 Filing Creditor Name and Address:	, OLG GN V CK, RAN& 16S9 EQ T7 A0 G		Docketed Total:	\$1,393,393.41			, odified Total:	\$894,607.47	Main
, OLG GN V CK, RAN& 16S9 EQ T7 A0 G	NGP &KZ8/N& 1661\$								Do
NGP &KZ8/N& 1661\$	Case N*myerU 69NS2S6	Eec*red	<u>Rriorit-</u> u565/S15bl 1	Bnsec*red u1/136/3\$1146	Case N*myerU 69NS2S6	Eec*red	<u>Rriorit</u> u565/S15bl 1	$\frac{\mathrm{Bnsec^*red}}{\mathrm{u235/139142}}$	cume
			\$202,412.11	\$1,190,981.30			\$202,412.11	\$692,195.36	ent
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In re Delphi Corporation,	Case No. 05-44481 (RDD)

ı	05	-44481-rdd	Doc 9118	Filed 08/1	7/07 Enter	ed 08/17/07 19:	37:20	Main Document	_
		\$109,722.72	Bnsec*red u3 <i>5/2.</i> 5t6\$ \$92,672.08	\$5.171.725.92	Bnsec*red u4898898 u8385/36286 84,977,451.40	\$742,729.51	$\frac{\mathrm{Bnsec^*red}}{\mathrm{u29\$/214b}}$	\$658,613.75	
		, odified Total:	Rriorit- u1. /696ESS \$17,050.64	, odified Total:	Rriorit- u13S/5.Sl95 \$194,274.52	, odified Total:	<u>Rriorit-</u> u\$S/119b 2	\$84,115.76	
	DIFIED		Ecc*red		Ec*red		Eec*red		
	CLAIM AS MODIFIED		Case N*myerU 69N 8 S2S6		Case N*myerU 69N8S92. 69N8S2S6		Case N*myerU 69MS22S6		
		\$187,374.96	Bnsec*red u1\$. /4. SB2 \$187,374.96	\$5,486,881.18	Bnsec*red u9/S\$2/\$\$1bt \$ \$5,486,881.18	\$826,312.04	Bnsec*red u\$52/415 6 6S	\$826,312.04	3-
LAMATION		Docketed Total:	Riorit-	Docketed Total:	Rriorit-	Docketed Total:	<u>Rriorit-</u>		3- 0 cond
EXHIBIT E-7 - ADJOURNED MODIFIED CLAIMS ASSERTING RECLAMAT	CLAIM AS DOCKETED	Claim 7 older Name and Address RAZ 8 0 GiP , GTAL RZKDBCTE , QLGZ IK7 NEKN RK YKx 462 1 ZAND ZARODF/ CR3061M462	Case N*myerU Ecc*red	Claim 7 older Name and Address Nx R.EG, @KNDBCTKZE B.EA ONC 1163, C8 A& DZ EAN hKEG' CA 39141	Case N*myerU 69N8SS\$1	Claim 7 older Name and Address XBALCR& E&NT7 GT© ZBYYCZ ONC YBC8 ON 7 A, DKKLCTLGV YBZZKBI 7 E LLR RK YKx 1966 A8 ZKN/ K7 SS463M966	Case N*myerU Eec*red		se n*myerb
EXHIBIT E-7 - ADJOURNED MOL	CLAIM TO BE MODIFIED	Claim: 14353 Date Filed: 6. Id 11662 Docketed Total: u18. /4. Sl\$2 Filing Creditor Name and Address: , RAZ8 0 @P., GTAL RZKDBCTE F	OS3961N 4 462	NC NC	8 Q2 RATZ Q3 V LKC8 7 AZT NQ7 KLEKN I ZA7 A, LLR 933 LGx Q1 TKN A0 G NGP &KZ8 / N& 16655	62 52/415t6S and Address: IT@ ZBYYGZ KLOTTLGV	YBZZKBI 7 E L L R RK YKx 1966 A8 Z KN / K7 SS463 M966 69		UEee GWAyit F for a listing of deytor entities y- case n*myerb

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)
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EXHIBIT E-7 - ADJOURNED MODIFIED CLAIMS ASSERTING RECLAMATION

05	5-44481-rdd	Doc 9118		7 Entered 256 of 482	1		Main Document
	\$581,771.40	Bnsec*red uS. \$/2\$366 \$478,689.40	\$272,812.50	Bnsec*red	\$151,725.90	Bnsec*red u1S3/9S2129	\$149,546.65
	, odified Total:	Riorit- u164/6\$5166	, odified Total:	Riorit- u56. 42126 \$20,736.60	, odified Total:	Rriorit- u5/1.3169	\$2,179.25
DIFIED		Ecc*red		Ecc*red u595/6. 986 \$252,075.90		Eec*red	
CLAIM AS MODIFIED		Case N*myerU 69)MS9S.		Case N*myerU 69MS2S6		Case N*myerU 69NS2S6	
	\$614,058.16	Bnsec*red u21S/69\$H2	\$507,337.84	Bnsec*red	\$161,816.60	Bnsec*red u121/\$12\&6	8161,816.60
MAHON	Docketed Total:	Rriorit-	Docketed Total:	Riorit-	Docketed Total:	Rriorit-	
MODIFIED CLAIM AS DOCKETED CLAIM AS DOCKETED	Claim 7 older Name and Address XBALCI'& E&NT7 GT® ZBYYGZ ONC YBC8 ON 7 A, DKKLGTLG V YBZZKBI 7 E LLR RK YKx 1966	SM966 <u>Ecc*red</u>	Claim 7 older Name and Address EGLGCT ONDBETZOŒ CKZRKZATOKN F8 A EGLGCT TKKL V DOFCKZR SS9 P ALNBT ETT ETG 1866 CONCONNATOK7 89565	Ecc*red u96./44. tsS \$507,337.84	and Address 1, ECK, RAN& OGNP DI SS119	Ecc*red	
CLAIM AS DOCKETED	Claim 7 older Name and Address XBALGT& E&NT7 GT@ ZBYYC YBC8 OM 7 A, DKKLGTLGV YBZZKB1 7 E LLR RK YKx 1966	A8 ZKN/K7 SS463M966 Case N*myerU 69N3S9S.	Claim 7 older Name and Address EGLOCT ONDBETZOE CKZRKZAY F8 A EGLOCT TKKL V DOGCKZR SS9 P ALNBT ETT ETG 1 \$66 CONCONNATOR7 \$9565	Case N*myerU 69NS2S6	Claim 7 older Name and Address E7 GZP ON P OLOA, E CK, RAN& 161 RZKERCCT A0 GNP 259 ZGRB YLOC YLDI CLG0 GLAND/K7 SS119	Case N*myerU 69N\$SS\$1	
CLAIM TO BE MODIFIED	Claim: 19541 Date Filed: 6. I411662 Docketed Total: u21S/698b2 Filing Creditor Name and Address: XBALG & E&NT7 GT@ ZBYYGZ ONC	YBC8 ON 7 A, DKKLOTTLG V YBZZKBI 7 ELLR RK YKx 1966 A8 ZKN/ K7 SS463MI966	Claim: 1661S Date Filed: 6. If6I662 Docketed Total: u96. /44. If8S Filing Creditor Name and Address: EGLGCT ONDBETZ OFE CKZRKZATOKN F8 A EGLGCT	TKKL V DØCKZR SS9 P ALNBT ETT ETG 1866 CONCONNATØK7 S9565	Claim: 1S. 5 Date Filed: 6116315662 Docketed Total: u121/\$12126 Filing Creditor Name and Address: E7 GZP ON P O.LOA, ECK, RAN& 161 RZKERGCT A0 G NP	259 ZGRB YLŒ YLDI CLŒ GLAND/K7 SS119	

re Delphi Corporation, <u>et al.</u>	se No. 05-44481 (RDD)
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EXHIBIT E-7 - ADJOURNED MODIFIED CLAIMS ASSERTING RECLAMATION

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED	Q			CLAIM AS MODIFIED	TED			0
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Claim: 1631S Date Filed: 6. H2H 662	Claim 7 older Name and Address								444
Docketed Total: u16/4\$5/449\B2	EKLGCTZKN CKZRKZATOKN		Docketed Total:	\$2,532,173.93			, odified Total:	\$1,892,151.03	81
Filing Creditor Name and Address:	EKLGCTZKN, ANBFACTBZA DG	A DG							-rd
EKLGCTZKN, ANBFACTBZA DG	AFFOOTGE AND EBYEOOAZGE	ZŒE							d
, Gx @K EA AND 0 AZGKBE KF	YOALEKN YGZI GN V EC7 P AY	1.Y 466							Do
EB YE OOAZ GGE	RALK ALTK/ CA 3S462	<u>.</u>							c 9:
YONLEKN YGZI GN V EC7 P AY		-		-					118
RALK ALTK/ CA 3S462	Case N*myerU 69N S S2S6	<u>Fec*red</u>	Rriorit-	Bnsec*red u5/945/1. 4t34	Case N*myerU 69NBS2S6	Eec*red	Rriorit- u49/S9Sb S	Bnsec*red u1/\$92/232163	8
				\$2,532,173.93			\$35,454.74	\$1,856,696.29	File
	Claim 7 older Name and Address								d C
	TRI CZGDOTKRRKZTBNOTŒEFBND	E FBND	Docketed Total:	\$7,850,161.53			, odified Total:	\$5,865,983.81	8/1
	LR							_	
	CK TRI CZGDT, ANAI G, GNT LR S266 P GLLE FAZI K CTZ	GNT LR) 	
	36 E EGO GNT7 ET , ONNGARKLŒ/, N 99865							7 o	
								I 4 €	
	Case N*myerU 69N\$S2S6	Ecc*red	<u>Rriorit-</u>	Bnsec*red u. /\$96/121b94	Case N*myerU	Eec*red	Rriorit-	Bnsec*red 19/\$29/3\$41\$1	ed C
				\$7,850,161.53				\$5.865.983.81)8/1
								10.00/,000/04	.7/
Claim: 1S14S Date Filed: 6. H1 H662	Claim 7 older Name and Address								07 1
Docketed Total: u911/292b41	ERCRI ZKBRLLC AE AEEO NGGKF	NGGKF	Docketed Total:	\$511,656.31			, odified Total:	\$165,042.14	9:3
Filing Creditor Name and Address: ERCRI ZKBRLLC AE AEEO NGG	8 G& RLAETŒE LLC TP K I ZGGNP Œ7 RLJ 1ET FL	ĭ							37:2
KF 8 G& RLAETŒE LLC TD K 1 ZGSND GG DI 1ET EI	I ZGGNP @7/CT 62\$46								20
I ZGGNP @7 / CT 62846	Case N*myerU	Ec*red	Rriorit-	Bnsec*red	Case N*myerU	Eec*red	Rriorit-	Bnsec*red	Ма
	69N8S2S6			u911/292b41	69N 8 S2S6		uS/61115.	u121/6461\$.	in
				\$511,656.31			\$4,011.27	\$161,030.87	Docu
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		\$249,253.70		<u>Bnsec*red</u> u556/S6. 146	\$220,407.30				. 9	200		_							
		, odified Total:		<u>Rriorit-</u> u5\$/\$S21 5 6	\$28,846.40	4	\$30,048,718.89	\$24,920,652.46											
	MODIFIED			Ec*red		Total Claims to be Modified: 14	Total Amount as Docketed:	Total Amount as Modified:											
	CLAIM AS MODIFIED			Case N*myerU 69NS2S6		Total Cl	Total Ar	Total Ar											
		\$267,735.70		Bnsec*red u52. /. 49b 6	\$267,735.70														of.
AMATION		Docketed Total:		Rriorit-															Rage. of.
S ASSERTING RECL	KETED	d Address ONC	TG 5966 8S19	Ecc*red															
MODIFIED CLAIMS	CLAIM AS DOCKETED	Claim 7 older Name and Address 0 CCTKZ CANTGC7 OVC	196 P hGFFGZEKN ETG 5966 DGTZKQT/, OSS552MS19	Case N*myerU 69N 8 S2S6															- case n*myerb
EXHIBIT E-7 - ADJOURNED MODIFIED CLAIMS ASSERTING RECLAMAT	CLAIM TO BE MODIFIED	Claim: 1S629 Date Filed: 6. Id 11662 Docketed Total: u52. /. 49b 6	Filing Creditor Name and Address: 0 GCTKZ CANTOC7 ONC 196 P IGFFCZEKN ETG 5966	DGTZKGV, OS\$552MS19															UEee GWQyit F for a listing of deytor entities y- case n*myerb

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

EXHIBIT E-8 - ADJOURNED CONSENSUALLY MODIFIED AND REDUCED CLAIMS

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			\$5,000.00					* nsec\$red	00000088 /	\$5,000.00		\$5,000.00	3					* nsec\$red / S80030	\$5,000.00		85,000.00					* nsec\$red	/ S800300	\$5,000.00		
			Modi-ied Total:					9rioritb				Modi-ied Total:						<u>9rioritb</u>			Modi-ied Total:					9rioritb				
MODIFIED								LecSred										<u>Lec\$red</u>								Lec\$red				
CLAIM AS MODIFIED								Case N\$m. eru	0Sy, , P, 0									Case N\$m. eru 0Sy, , P, 0								Case N\$m. eru	0Sy, , P, 0			
			\$30,000.00					* nsec\$red	00000009/	830,000.00		\$30,000.00					÷	* nsec\$red / 6080030	830,000.00		\$30,000.00					* nsec\$red	00000009/	830,000.00		
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CLAIM TO BE MODIFIED CLAIM AS DOCKETED		Claim: 71061 Date Filed: 042152100P		Filing Creditor Name and Address: BUR ABRHOALT MECWAUY A AND YPMI	ALT	YENDA OUHBOU ULI 7SP UALT MABXUT LT ENDI	LTU P00	ENDEANA9HYEL8EN, P10, Case	0Sy, , P, 0		Claim: 7106, Claim Date Filed: 04252100P	otal: /608000300	nd Address:	YA*DEO OLIHBOLIB*TWIBFHBD 7SP		7SP UMABXUT LT	A9HYH 8FN P10			Claim: 71066 Date Filed: 0425200P	otal: / 60800030		RABRABA A	TENDA CORBOO ULI 7SP UALT MABXUT LT FNDI		ENDEANA9HYH.8EN, P10,	0Sy, P, 0			uLee UCE, it F -or a listing o- de. tor entities . b case n\$m. er3

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CLAIM TO BE MODIFIED	EXHIBIT E-8 - ADJOURNED CONSENSUALLY MODIFIED AND REDUCED AIM TO BE MODIFIED CLAIM AS DOCKETED	KEDUCED CLAUMS		CLAIM AS MODIFIED	DIFIED		
Claim: 754SP Date Filed: 0425200P Docketed Total: /60800300 Filing Creditor Name and Address: R* UXU BHRUBT Y AND NHBMA x YRNDA OUHBOU ULI 7SP UMABXUT LT	Claim Wolder Name and Address R* UXU BHRUBT Y AND NHBMA x YBNDA OUHBOU ULI 7SP UMABXUT LT P00 RNDENNA9HYESRN, P10,	Docketed Total:	\$30,000.00			Modi-ied Total:	\$5,000.00
NDEANA9HYB.8N, P10,	Case N8m. eru LecSred 0Sy, P, 0	9rioritb	* nsecSred / 6080030 \$30,000.00	Case N\$m. eru 0Sy, , P, 0	<u>Lec\$red</u>	<u> 9rioritb</u>	* nsec\$red / S800300
Claim: 7106S Date Filed: 042/52/00P Docketed Total: /60800300 Filing Creditor Name and Address: R* B_xAMUL AND xACI * UYBNU YBNDA OUHBOUULI 7SP UALT MABXUI LT	Claim Wolder Name and Address R* H. XAMUL AND XACI * UYBNU YBNDA OUHBOU ULI 7SP UALT MABXUT LT LTU P00 BNDENNA9HYB.SBN , P10,	Docketed Total:	830,000.00			Modi-ied Total:	85,000.00
LIUMO RDBANA9HYR8BY, PIO,	Case NSm. eru LeeSred 0Sy, P, 0	9riorit <u>b</u>	* nsecSred / 6080030	Case N\$m. eru 0Sy, P, 0	Lecŝred	9rioritb	O of 482 0.00008 / 82,0000,000,58
Claim: 7106P Date Filed: 0425200P Docketed Total: /60800300 Filing Creditor Name and Address: CANTUB BEWABD AND YH* ANNA YENDA OUHBOUULI 7SP UALT MABXUT LT	Claim Wolder Name and Address CANTUB BEWABD AND YH* ANNA YENDA OUHBOUULI 7SP UALT MABXUT LT LTU P00 RNDENA9HYE.SR, P10,	Docketed Total:	830,000.00			Modi-ied Total:	\$5,000.00
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In re Delphi Corporation,	Case No. 05-44481 (RDD)

EXHIBIT E-8 - ADJOURNED CONSENSUALLY MODIFIED AND REDUCED CLAIMS

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CLAIM AS DOCKETED	Claim Wolder Name and Address CYHNCL DHNAYD AND CABHYU Y YBNDA OUHBOU ULI 7SP UALT MABXUT LT LTU P00	ENDEANA9HYH.8EN, P10, Case NSm. eru 0Sy, P, 0	Claim Wolder Name and Address DAh EL EBHRUBT U 9YARNTEF h YRDA OUHBOU ULI 7SP UALT MABXUT LT LTU POO	ENDEANA9HYH.8EN , P10, Case N.Sm. eru 0.Sy, , P, 0	Claim Wolder Name and Address UNNE DHNAYD AND CABHY YENDA OUHBOUULI 7SP UALT MABXUT LT LTU P00 ENDEANA9HYE.8B., P10,	Case NSm. eru 0Sy, , P, 0	case nSm. er3
CLAIM TO BE MODIFIED	Claim: 71064 Date Filed: 0425200P Docketed Total: /60800300 Filing Creditor Name and Address: CYHNCL DHNAYD AND CABHYU Y YRNDA OLHBOULLI	7SP UALT MABXUT LT LTUP00 RDEANA9HYB.8EN, P10,	Claim: 71065 Date Filed: 0425200P Docketed Total: /60800300 Filing Creditor Name and Address: DAh EEBHRUBT U9YARVTFF h YNDA OUHBOUULI	7SP UALT MABXUT LT LTU P00 BNDEANA9 HYB.8EN, P10,	Claim: 7106K Date Filed: 042/5200P Docketed Total: /60800300 Filing Creditor Name and Address: UNNE DHNAYD AND CABHY YRDA OUHBOU'ULI 7SP UALT MABXUT LT	LTUP00 RDBANA9HYB.8IN, P10,	uLee UCSs. it F-or a listing o- de. tor entities . b case n\$m. er3

In re Delphi Corporation, et al.	Case No. 05-44481 (RDD)
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EXHIBIT E-8 - ADJOURNED CONSENSUALLY MODIFIED AND REDUCED CLAIM TO BE MODIFIED CLAIM AS DOCKETED		Claim: 710, 0 Date Filed: 042152100P Docketed Total: /60800330 WHOT ABTW* B AND h High	T. P10,		Clam: 710, 7 Date Filed: 042152100P Docketed Total: / 608000300 W* Filing Creditor Name and Address: YA Filing Creditor Name and Address: LE YA* DIX OUHBOUB* TWUBFHBD 7SI f LIBUL 7SP I MARXITITT RN	7, P10, C		Claim: 710, 1 Date Filed: 0425200P Docketed Total: /60800300 WI Filing Creditor Name and Address: XA MUBBET XAMUL AND RHNNEJ XATWYUN A M* LOBAh UUJI 7SP UMABXUT LT RH 1711P00	49HYH.8FN, P10,		uLee UGS. it F -or a listing o- de. tor entities . b case n\$m. er3

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EXHIBIT E-8 - ADJOURNED CONSENSUALLY MODIFIED AND REDUCED CLAIMS

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EXHIBIT E-8 - ADJOURNED CONSENSUALLY MODIFIED AND REDUCED CLAIMS

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CLAIM TO BE MODIFIED	Claim: 710, P Date Filed: 0425200P Docketed Total: /60800300 Filing Creditor Name and Address: 9WBYYPL BHRUBT VNDA OTHEROITITIE P# 111NV			Claim: 710, 4 Date Filed: 04215200P Docketed Total: /60800300 Filing Creditor Name and Address: 9BH* D DH* OYAL AND ULTWUB YOUHBOUJ B LIPUL 7SP UALT MABXUT LT LTUP00	л9НУД.8ГВ., Р10,		Claim: 710, 5 Date Filed: 042152100P Docketed Total: /60800030 Filing Creditor Name and Address: B* LLUYYTWHMAL AND NHBMA YOUHBOUJ B LBUL 7SP UALT MABXUT LT LTU P00	A9HYESEN , P10,		uLee UCK. it F -or a listing o- de. tor entities . b case n\$m. er3

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EXHIBIT E-8 - ADJOURNED COI CLAIM TO BE MODIFIED	Claim: 710, K Date Filed: 0425200P Docketed Total: /6080030 Filing Creditor Name and Address: LMETWxAMUL H AND RUTTQ x YOUHBOUJ B LIPUL 7SP UMABXITTI	i, P10,	Claim: 710S0 Date Filed: 0425200P Docketed Total: /60800300 Filing Creditor Name and Address: LTANLR* BQ EBHRUBT Y Y* DEO OUHBOUB* TWUBFHBD f LLBUL	1, P10,	Claim: 710S7 Date Filed: 042152100P Docketed Total: /60800300 Filing Creditor Name and Address: LT* CX BHNAYD 9 LWYYUQ A LT* CX YOUHBOUJ B LIPUL 7SP UMABXUT LT	1, P10,

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In re Delphi Corporation, et al. Case No. 05-44481 (RDD) **Nineteenth Omnibus Objection**

Exhibit F - Debtor Entity Reference

CASE NUMBER	DEBTOR ENTITY
05-44481	DELPHI CORPORATION
05-44482	ASEC MANUFACTURING GENERAL PARTNERSHIP
05-44507	DELPHI MEDICAL SYSTEMS COLORADO CORPORATION
05-44567	DELPHI MECHATRONIC SYSTEMS, INC.
05-44610	DELCO ELECTRONICS OVERSEAS CORPORATION
05-44612	DELPHI DIESEL SYSTEMS CORP.
05-44624	DELPHI CONNECTION SYSTEMS
05-44640	DELPHI AUTOMOTIVE SYSTEMS LLC
05-44554	DELPHI TECHNOLOGIES, INC.
05-44539	SPECIALTY ELECTRONICS, INC.
05-44547	DELPHI ELECTRONICS (HOLDING) LLC
05-44626	PACKARD HUGHES INTERCONNECT COMPANY

OUTHERN DISTRICT OF NEW YORK		
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In re	:	Chapter 11
	:	
DELPHI CORPORATION, et al.,	:	Case No. 05-44481 (RDD)
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Debtors. : (Jointly Administered)

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UNITED STATES BANKRUPTCY COURT

ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 3007
DISALLOWING AND EXPUNGING CERTAIN (A) INSUFFICIENTLY DOCUMENTED
CLAIMS, (B) CLAIMS NOT REFLECTED ON DEBTORS' BOOKS AND RECORDS, (C)
UNTIMELY CLAIM, AND (D) CLAIMS SUBJECT TO MODIFICATION, TAX CLAIMS
SUBJECT TO MODIFICATION, MODIFIED CLAIMS ASSERTING RECLAMATION, AND
CONSENSUALLY MODIFIED AND REDUCED CLAIMS IDENTIFIED IN NINETEENTH
OMNIBUS CLAIMS OBJECTION

("NINETEENTH OMNIBUS CLAIMS OBJECTION ORDER")

Upon the Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claim, And (D) Claims Subject To Modification, Tax Claims Subject to Modification, Modified Claims Asserting Reclamation, And Consensually Modified And Reduced Claims, dated July 13, 2007 (the "Nineteenth Omnibus Claims Objection"), of Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"); and upon the record of the hearing held on the Nineteenth Omnibus Claims Objection; and after due deliberation thereon; and good and sufficient cause appearing therefor,

IT IS HEREBY FOUND AND DETERMINED THAT:²

- A. Each holder of a claim, as such term is defined in 11 U.S.C. § 101(5) (as to each, a "Claim") listed on Exhibits A, B-1, B-2, B-3, C, D-1, D-2, D-3, E-1, E-2, E-3, E-4, E-5, E-6, E-7, and DE-48 hereto was properly and timely served with a copy of the Nineteenth Omnibus Claims Objection, a personalized Notice Of Objection To Claim, a copy of the Order Pursuant to 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims (Docket No. 6089) (the "Claims Objection Procedures Order"), the proposed order granting the Nineteenth Omnibus Claims Objection, and notice of the deadline for responding to the Nineteenth Omnibus Claims Objection. No other or further notice of the Nineteenth Omnibus Claims Objection is necessary.
- B. This Court has jurisdiction over the Nineteenth Omnibus Claims

 Objection pursuant to 28 U.S.C. §§ 157 and 1334. The Nineteenth Omnibus Claims

 Objection is a core proceeding under 28 U.S.C. § 157(b)(2). Venue of these cases and the Nineteenth Omnibus Claims Objection in this district is proper under 28 U.S.C. §§ 1408 and 1409.
- C. The Claims listed on Exhibit A hereto contain insufficient documentation to support the Claims asserted (the "Insufficiently Documented Claims").

⁽cont'd from previous page)

Capitalized terms used and not otherwise defined herein shall have the meanings ascribed to them in the Nineteenth Omnibus Claims Objection.

Findings of fact shall be construed as conclusions of law and conclusions of law shall be construed as findings of fact when appropriate. See Fed. R. Bankr. P. 7052.

² DeltaView comparison of pcdocs://chisr01a/555267/4 and pcdocs://chisr01a/555267/8. Performed on 8/15/2007.

- D. The Claims listed on Exhibit B-1 hereto contain liabilities or dollar amounts that are not reflected on the Debtors' books and records (the "Books And Records Claims").
- E. The Claims listed on <u>Exhibit B-2</u> hereto, which were filed by taxing authorities, contain liabilities and dollar amounts that are not reflected on the Debtors' books and records (the "Books And Records Tax Claims").
- F. The Claims listed on Exhibit B-3 hereto, which were filed by taxing authorities, contain liabilities or dollar amounts that are not reflected on the Debtors' books and records and were also untimely filed pursuant to the Bar Date Order (the "Untimely Books And Records Tax Claims").
- G. The Claim listed on Exhibit C hereto was untimely filed pursuant to the Bar Date Order (the "Untimely Claim").
- H. The Claims listed on Exhibit D-1 hereto (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status (the "Claims Subject To Modification").
- I. The Tax Claims listed on Exhibit D-2 hereto (a) are overstated and/or (b) were filed and docketed against the wrong Debtors (the "Tax Claims Subject To Modification").
- J. The Claims listed on Exhibit D-3 hereto (a) (i) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (ii) were filed and docketed against the wrong Debtor, and/or (iii) incorrectly assert secured or priority status and (b) assert a reclamation demand and either

³ DeltaView comparison of pcdocs://chisr01a/555267/4 and pcdocs://chisr01a/555267/8. Performed on 8/15/2007.

(i) the Debtors and the Claimant have entered into a letter agreement whereby the Debtors and the Claimant agreed upon the valid amount of the reclamation demand or (ii) the Claimant is deemed to have consented to the Debtors' determination of the valid amount of the reclamation demand (with respect to (b)(i) and (ii), each, a "Reclamation Agreement"), subject to the Debtors' right to seek, at any time and notwithstanding the Claimant's agreement or consent to the amount pursuant to the relevant Reclamation Agreement, a judicial determination that certain reserved defenses with respect to the reclamation demand are valid (the "Modified Claims Asserting Reclamation").

K. The Claims listed on Exhibit D-4 hereto(a) are overstated and/or (b) were filed and docketed against the wrong Debtors (the "Consensually Modified And Reduced Claims").

K. L. The relief requested in the Nineteenth Omnibus Claims Objection and granted herein is in the best interests of the Debtors, their estates, their creditors, and other parties-in-interest.

NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

- 1. Each Insufficiently Documented Claim listed on Exhibit A hereto is hereby disallowed and expunged in its entirety.
- 2. Each Books And Records Claim listed on Exhibit B-1 hereto is hereby disallowed and expunged in its entirety.
- 3. Each Books And Records Tax Claim listed on <u>Exhibit B-2</u> hereto is hereby disallowed and expunged in its entirety.

⁴ DeltaView comparison of pcdocs://chisr01a/555267/4 and pcdocs://chisr01a/555267/8. Performed on 8/15/2007.

- 4. Each Untimely Books And Records Tax Claim listed on Exhibit B-3 hereto is hereby disallowed and expunged in its entirety.
- 5. The Untimely Claim listed on Exhibit C hereto is hereby disallowed and expunged in its entirety.
- 6. Each "Claim As Docketed" amount, classification, and Debtor listed on Exhibit D-1 hereto is hereby revised to reflect the amount, classification, and Debtor listed as the "Claim As Modified." No Claimant listed on Exhibit D-1 shall be entitled to (a) recover for any Claim Subject to Modification in an amount exceeding the dollar value listed as the "Modified Total" of the Claim, and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit D-1, subject to the Debtors' right to further object to each such Claim Subject to Modification. The Claims Subject to Modification shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest.
- 7. Each "Claim As Docketed" amount and Debtor listed on Exhibit

 D-2 hereto is hereby revised to reflect the amount and Debtor listed as the "Claim As

 Modified." No Claimant listed on Exhibit D-2 shall be entitled to (a) recover for any Tax

 Claim Subject to Modification in an amount exceeding the dollar value listed as the

 "Modified Total" of the Claim and/or (b) assert a classification that is inconsistent with that

 listed in the "Claim As Modified" column on Exhibit D-2, and/or (c) assert a Claim against
 a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit

 D-2, subject to the Debtors' right to further object to each such Tax Claim Subject to

⁵ DeltaView comparison of pcdocs://chisr01a/555267/4 and pcdocs://chisr01a/555267/8. Performed on 8/15/2007.

Modification. The Tax Claims Subject to Modification shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest.

- 8. Each "Claim As Docketed" amount, classification, and Debtor listed on Exhibit D-3 hereto is hereby revised to the amount and classification listed as the "Claim As Modified." No Claimant listed on Exhibit D-3 shall be entitled to (a) recover for any Modified Claim Asserting Reclamation in an amount exceeding the dollar value listed as the "Modified Total" of the Claim, unless the Debtors obtain an order of this Court providing that any Reserved Defense is valid and denying priority status to such Claimant's reclamation demand, and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column on Exhibit D-3, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit D-3, subject to the Debtors' right to further object to each such Modified Claim Asserting Reclamation. The Modified Claims Asserting Reclamation shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest.
- 9. Each "Claim As Docketed" amount, classification, and Debtor listed on Exhibit D-4 hereto is hereby revised to the amount and classification listed as the "Claim As Modified." No Claimant listed on Exhibit D-4 shall be entitled to (a) recover for any Consensually Modified And Reduced Claim in an amount exceeding the dollar value listed as the "Modified Total" of the Claim and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column on Exhibit D-4, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit D-4. The Consensually Modified And Reduced Claims shall remain on

⁶ DeltaView comparison of pcdocs://chisr01a/555267/4 and pcdocs://chisr01a/555267/8. Performed on 8/15/2007.

Omnibus Claims Objection has been filed and served, all of which Claims are listed on Exhibits E-1, E-2, E-3, E-4, E-5, E-6, E-7, and E-8 hereto, the hearing regarding the objection to such Claims shall be adjourned to a future hearing date to be noticed by the Debtors consistent with and subject to the Claims Objection Procedures Order; provided, however, that such adjournment shall be without prejudice to the Debtors' right to assert that any such Responses were untimely or otherwise deficient under the Claims Objection Procedures Order.

- 10. Entry of this order is without prejudice to the Debtors' right to object, on any grounds whatsoever, to any other claims in these chapter 11 cases or to further object to Claims that are the subject of the Nineteenth Omnibus Claims Objection.
- 11. Nothing contained herein shall constitute, nor shall it be deemed to constitute, the allowance of any Claim asserted against any of the Debtors.
- 12. This Court shall retain jurisdiction over the Debtors and the holders of Claims subject to the Nineteenth Omnibus Claims Objection to hear and determine all matters arising from the implementation of this order.
- 13. Each of the objections by the Debtors to each Claim addressed in the Nineteenth Omnibus Claims Objection and attached hereto as Exhibits A, B-1, B-2, B-33, C, D-1, D-2, D-3, E-1, E-2, E-3, E-4, E-5, E-6, E-7, and DE-48 constitutes a separate contested matter as contemplated by Fed. R. Bankr. P. 9014. This order shall be deemed a separate order with respect to each Claim that is the subject of the Nineteenth Omnibus Claims Objection. Any stay of this order shall apply only to the contested matter which

⁷ DeltaView comparison of pcdocs://chisr01a/555267/4 and pcdocs://chisr01a/555267/8. Performed on 8/15/2007.

involves such Claim and shall not act to stay the applicability or finality of this order with respect to the other contested matters covered hereby.

14. Kurtzman Carson Consultants LLC is hereby directed to serve this order, including exhibits, in accordance with the Claims Objection Procedures Order.

⁸ DeltaView comparison of pcdocs://chisr01a/555267/4 and pcdocs://chisr01a/555267/8. Performed on 8/15/2007.

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15. The requirement under Rule 9013-1(b) of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of New York for the service and filing of a separate memorandum of law is deemed satisfied by the Nineteenth Omnibus Claims Objection.

Dated: New York, New York
August _____, 2007

UNITED STATES BANKRUPTCY JUDGE

⁹ DeltaView comparison of pcdocs://chisr01a/555267/4 and pcdocs://chisr01a/555267/8. Performed on 8/15/2007.

Document comparison done by DeltaView on Wednesday, August 15, 2007 12:18:09 PM

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Document 2	pcdocs://chisr01a/555267/8
Rendering set	Option 3a strikethrough double score no moves

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Insertions	10
Deletions	8
Moved from	0
Moved to	0
Style change	0
Format changed	1
Total changes	19

DeltaView comparison of pcdocs://chisr01a/555267/4 and pcdocs://chisr01a/555267/8. Performed on 8/15/2007.

EXHIBIT K

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								does not take		
United States Trustee	Alicia M. Leonhard	33 Whitehall Street	21st Floor	New York	NY	10004-2112	212-510-0500	service via fax		Counsel to United States Trustee
			224.0							Proposed Conflicts Counsel to the
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Miles is store Tours to Occur	01	De de es Course North	1100 North	NACIONAL STATE	55	40000	000 000 0050	000 000 4440		Creditor Committee
Wilmington Trust Company	Steven M. Cimalore	Rodney Square North	Market Street	Wilmington	DE	19890	302-636-6058	302-636-4143	<u>m</u>	Member/Indenture Trustee

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
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EXHIBIT M

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	PARTY / FUNCTION
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EXHIBIT N

Hearing Date: August 16, 2007

Hearing Time: 10:00 a.m. (prevailing Eastern time)

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

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DEBTORS' (I) SUMMARY OF MODIFICATIONS TO SALE APPROVAL ORDER IN CONNECTION WITH SALE OF THE DEBTORS' CATALYST BUSINESS AND (II) OMNIBUS REPLY TO OBJECTIONS TO (A) NOTICES OF

ASSUMPTION AND/OR ASSUMPTION AND (B) CURE NOTICES

Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (the "Debtors"), hereby submit this summary of modifications to the Sale Approval Order¹ and omnibus reply (the "Reply") in support of the Debtors' Motion For Orders Under 11 U.S.C. §§ 363, 365, And 1146 And Fed. R. Bankr. P. 2002, 6004, 6006, And 9014 (A) (I) Approving Bidding Procedures, (II) Granting Certain Bid Protections, (III) Approving Form And Manner Of Sale Notices, And (IV) Setting Sale Hearing Date And (B) Authorizing And Approving (I) Sale Of Certain Of Debtors' Assets Comprising Substantially All The Assets Primarily Used In Debtors' Catalyst Business Free And Clear Of Liens, Claims, And Encumbrances, (II) Assumption And Assignment Of Certain Executory Contracts And Unexpired Leases, And (III) Assumption Of Certain Liabilities (Docket No. 8179) (the "Sale Motion").

Preliminary Statement

1. On June 29, 2007, the Court entered an Order Under 11 U.S.C. § 363 And Fed. R. Bankr. P. 2002 And 9014 (i) Approving Bidding Procedures, (ii) Granting Certain Bid Protections, (iii) Approving Form And Manner Of Sale Notices, And (iv) Setting A Sale Hearing (Docket No. 8436) (the "Bidding Procedures Order"). Under the Bidding Procedures Order, the Debtors originally established July 24, 2007 as the deadline to submit bids for the Catalyst Business and August 1, 2007 as the date for the auction. On July 18, 2007, the Debtors, pursuant to the Bidding Procedures Order and the Agreement with Umicore, the stalking horse bidder, extended the bid deadline to July 31, 2007 and re-set the date of the auction to August 8, 2007.

Capitalized terms used but not otherwise defined herein have the meanings ascribed to such terms in the Sale Motion.

- 2. On July 31, 2007, the Selling Debtor Entities received the bid of Catalytic Solutions, Inc. ("CSI"), in which CSI offered \$58.1 million and other consideration for substantially all the assets of the Catalyst Business. After an independent evaluation by the Selling Debtor Entities and their advisors and in accordance with Bidding Procedures, the Selling Debtor Entities determined that the CSI competing proposal was a Qualified Bid as defined in the Bid Procedures. As a result, in accordance with the Bidding Procedures Order, on August 8, 2007, the Debtors held an auction for the sale of the assets of the Catalyst Business. A transcript of the auction for the sale of the assets of the Catalyst Business is attached hereto as Exhibit A (the "Auction Transcript").
- CSI, the Debtors, after consultation with representatives from the Creditors' Committee and the Equity Committee, determined that the final bid received from Umicore was the highest and best bid. The final bid submitted by Umicore included a purchase price and bid value of \$75 million an increase of approximately \$19.4 million from the Preliminary Purchase Price included in the stalking horse bid attached to the Sale Motion, most of which is being allocated to the Selling Debtor Entities² which purchase price is (i) subject to a reduction based upon additional U.S. salaried employees that may be hired by Umicore above what Umicore committed to on June 5, 2007, and (ii) includes enhanced terms with respect to net working capital and precious metal targets and improved terms reducing certain risks that could have effected value or closing. The final bid received from CSI, which included a cash purchase price and certain cost savings to the Sellers, had a value of approximately \$70.5 million.

² See Schedule 2 to the proposed Sale Approval Order attached hereto for the purchase price allocation.

4. At the conclusion of the auction, the Sellers announced that Umicore's \$75 million bid was the "Successful Bid" and the final bid submitted by CSI was deemed by the Sellers to be the "Alternate Bid," as each is defined under the Bidding Procedures Order. The revised Master Sale and Purchase Agreement between Sellers and Umicore, marked to reflect changes made to the agreement submitted with the Sale Motion, is attached hereto as Exhibit B. In addition, as further described below, the Sale Approval Order was revised to reflect, among other things, comments received by certain parties-in-interest and the selection of Umicore as the Successful Bidder and CSI as the Alternate Bidder. A marked version of the Sale Approval Order reflecting the modifications made to the form of proposed order submitted with the Sale Motion is attached hereto as Exhibit C. Other than certain objections to the assumption and assignment of certain executory contracts, there are no objections to the sale of the Catalyst Business to Umicore.

A. <u>Modifications To The Sale Approval Order</u>

- 5. After filing the Sale Motion, the Debtors received comments from the Department of Justice (the "DOJ") regarding the proposed Sale Approval Order's treatment of environmental liabilities. As a result of discussions with the DOJ, the parties, including Umicore, agreed to add a provision to the end of paragraph 12 which protects governmental agencies' rights related to environmental laws and regulations.
- 6. In addition, the Debtors inserted additional findings of fact (paragraphs E and F) and ordering provisions (paragraphs 41 and 42) to address issues and events related to the Bidding Procedures and the auction. Paragraph E contains a finding reflecting Umicore's agreement at the auction to waive its right to assert any claim against the Debtors and their estates related to the sale process and the auction. See Auction Transcript, Page 46, Lines 9-15. Paragraph F contains a finding that the Selling Debtor Entities selected the CSI bid as the

Alternate Bid. <u>See</u> Auction Transcript, Page 47, Line 9-13. Consistent with the Bidding Procedures, paragraph 41 states that the final offer made by CSI at the auction would be submitted for approval as the Alternate Bid. Lastly, paragraph 42 grants the Debtors authority to close on CSI's Alternate Bid if they cannot close with Umicore.

B. <u>Assumption And Assignment Of Executory Contracts</u>

7. On July 6, 2007, July 18, 2007, July 24, 2007, July 31, 2007, and August 1, 2007, the Debtors served (i) notices of assumption and assignment of certain executory contracts to Umicore and to CSI (collectively, the "Notices of Assumption/Assignment"), and (ii) notices of cure of executory contracts (the "Cure Notices" and, collectively with the Notices of Assumption/Assignment, the "Notices"). The Debtors served approximately 252 Notices of Assumption/Assignment and 83 Cure Notices. The Debtors received five timely and properly filed and served objections and four late objections.³ Of the nine objections to the Notices, eight of the objections have been resolved, withdrawn or otherwise moot.

C. Resolved, Withdrawn Or Otherwise Moot

- 8. Below is a brief summary of each resolved objection:
- (a) A-1 Specialized Services & Supplies, Inc. A-1 Specialized Services & Supplies, Inc. ("A-1") filed the (a) Objection By A-1 Specialized Services & Supplies, Inc. To Notice Of Cure Amount (Docket No. 8669), (b) Objection To Assumption And/Or Assignment Of Contracts By A-1 Specialized Services & Supplies, Inc. (Docket No. 8670), (c) Objection Of A-1 Specialized Services & Supplies, Inc. To Assumption And/Or Assignment Of Contracts By/To Catalytic Solutions, Inc. (Docket No. 8977), and (d) Memorandum in Support of

The Debtors also received a letter from Varroc Exhaust Systems, Pct. Ldt. ("Varroc) (Docket No. 8681) in which Varroc states it does not object to the assumption and/or assignment of its various agreements.

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Objection to Assumption of Executory Contract (Docket No. 9085). A-1's pleadings were filed to oppose the Debtors' request to assume and assign to Umicore (or CSI, as applicable), pursuant to section 365 of the Bankruptcy Code, a supply contract and a reclamation contract (the "A-1 Contracts"). Under the A-1 Contracts, the Debtors purchase platinum, palladium and rhodium ("platinum group metals" or "PGM") from A-1 for use in the manufacturing of automotive components and reclamation services of A-1 to recover PGM from its automotive manufacturing scrap. In its pleadings, A-1 alleges that the Debtors cure amount is insufficient and that due to certain anti-trust and anti-money laundering concerns, the Debtors should not be able to assume and assign the A-1 Contracts to Umicore (or CSI, as applicable). While the Debtors vigorously dispute A-1's allegations, following the filing of the foregoing pleadings, Umicore elected to remove the A-1 Contracts from the schedule of assumed contracts attached to the Master Sale and Purchase Agreement ("Schedule of Assumed Contracts"). Accordingly, the A-1 objections are now moot.

- (b) <u>Chrysler LLC</u>. Chrysler LLC ("Chrysler") filed the Objection Of Chrysler LLC To Assumption And/Or Assignment Of Contracts In Connection With The Sale Of Debtor's Catalyst Business (Docket No. 9040) (the "Chrysler Objection"), in which it objected to the assumption and assignment of the Noble Metal Stock Account Agreement (the "Noble Metal Agreement"). Chrysler withdrew the Chrysler Objection upon receiving confirmation from the Debtors that the Noble Metal Agreement would not be assumed and/or assigned and would be removed from the Schedule of Assumed Contracts because it did not govern the ongoing relationship between the Selling Debtor Entities and Chrysler.
- (c) <u>Contrarian Funds, LLC</u>. Contrarian Funds, LLC ("Contrarian") filed its Limited Objection of Contrarian Funds, LLC to Debtors' Notice of Cure Amount with Respect to

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Executory Contract or Unexpired Lease to be Assumed and Assigned in Connection with the Sale of Catalyst Business (Docket No. 8877) (the "Contrarian Objection"). Contrarian purchased the claim associated with a certain contract (the "Aramark Contract") from Aramark Uniform and Career Apparel Inc. ("Aramark") and Contrarian filed an objection to protect its contractual right to the cure amount. The Contrarian Objection has been resolved pursuant to a tri-partite stipulation (between the Aramark, Contrarian, and the Debtors) to be executed, that provides for, among other things, the cure amount to be paid directly Contrarian.

(d) Corning Incorporated. Corning Incorporated ("Corning") filed the Limited Objection of Corning Incorporated to the Assumption of, and the Cure Amounts Asserted by Debtor, for Contracts 50186, 50187, 50188, 50189 in Debtor's Notices of Assumption and Asserted Cure Amounts in Connection With the Sale of Debtor's Catalyst Business (Docket No. 8592) (the "Corning Assumption/Assignment Objection"). Initially Corning filed a protective objection. The Corning Assumption/Assignment Objection was superseded by the Amended Limited Objection Of Corning Incorporated To The Assumption Of, And The Cure Amounts Asserted By Debtor, For Contracts 50186, 50187, 50188 And 50189 In Debtor's Notices Of Assumption And Asserted Cure Amounts In Connection With The Sale Of Debtor's Catalyst Business (Docket No. 8894). This objection acknowledged that Corning had no issue with its contract being assigned to Umicore filed a protective objection with respect to cure. On August 15, 2007, Corning filed a withdrawal of its objection. See Withdrawal Of Amended Limited Objection Of Corning Incorporated ("Corning") To The Assumption Of, And The Cure Amounts Asserted By Debtor, For Contracts 50186, 50187, 50188 And 50189 In Debtor's Notices Of Assumption And Asserted Cure Amounts In Connection With The Sale Of Debtor's Catalyst Business (Docket No. 9086).

- (e) <u>Denso International America, Inc.</u> Denso International America, Inc. filed a Limited Objection By Denso International America, Inc. To Assumption And/Or Assignment of Executory Contract Or Unexpired Lease To Qualified Bidder In Connection With Sale of Catalyst Business (Docket No. 8904) (the "Denso Objection"). The Denso Objection was withdrawn after the Debtors confirmed that they would remove an expired purchase order from the Schedule of Assumed Contracts.
- (f) <u>Maricopa County</u>. Maricopa County filed an objection to the Sale Motion (Docket No. 8655) (the "Maricopa County Objection"). Following the filing of the Maricopa County Objection, Maricopa County understood that it had no interest in the Sale and thus the Maricopa County Objection was withdrawn. <u>See</u> Withdrawal of Maricopa County's Objection to the Debtor's "Catalyst Business Sale Motion" (Docket No. 8731).
- from Tosoh Corporation ("Tosoh"), dated August 9, 2007 (the "Tosoh Objection"). The Tosoh Objection was never filed with this Court, and thus a courtesy copy of Tosoh Objection is attached hereto as Exhibit D. As part of the Sale process, Delphi identified certain contracts with Tosoh that it seeks to assign to Umicore. The Tosoh Objection sought clarification regarding whether the Debtors intend to assume and assign a certain September 6, 2006 Memorandum of Understanding between Delphi and Tosoh (the "Tosoh MOU"). Upon receiving clarification from the Debtors that they would not assign the Tosoh MOU"). Upon receiving clarification Tosoh indicated that it would withdraw its objection.
- (h) QEK Global Solutions (US), LP. QEK Global Solutions (US), LP filed its Limited Objection of QEK Global Solutions (US), LP To Assumption And/Or Assignment of Unexpired Lease to Qualified Bidder In Connection With Sale of Catalyst Business (Docket No.

9060) (the "QEK Objection"). The QEK Objection was resolved upon confirmation from the Debtors that certain contracts with QEK associated with certain vehicles of concern to QEK (specifically, the Leased VEL Test Vehicles) would not be assumed and/or assigned and would be removed from the Schedule of Assumed Contracts. See Notice Of Withdrawal Of QEK Global Solutions (US), LP's Limited Objection To Assumption And/Or Assignment Of Unexpired Lease To Qualified Bidder In Connection With Sale Of Catalyst Business (Docket No. 9088).

D. Unresolved Objection – Impala Platinum Limited

9. As stated above, of the nine objecting parties, only Impala Platinum Limited's objection remains contested. Specifically, on August 14, 2007, counsel to the Debtors received a letter (the "Impala Letter") from Impala Platinum Limited ("Impala"), informally objecting to the assignment of the agreement between Impala and Delphi (Docket No. 9084) (the "Impala Agreement"). For the reasons set forth below, the Debtors request that the objection filed by Impala be overruled and that the Debtors be authorized, but not directed, to assume and assign the Impala Agreement to Umicore pursuant to 11 U.S.C. § 365.

Argument

- 10. Impala objects on the ground that the Impala Agreement contains a provision conditioning any assignment of the agreement on the counterparty's consent, and Impala does not consent to the proposed assignment. Impala's objection should be overruled for at least three independent reasons.
- 11. First, Impala's contention that its withholding consent is sufficient to preclude assignment of the Impala Agreement is simply off the mark. The plain language of section 365(f)(1) of the Bankruptcy Code provides that terms or conditions in a contract or lease that

prohibit, restrict, or condition the assignment of such contract or lease are not enforceable – subject to limited exceptions. Section 365(f) "works by operation of law to invalidate" contract assignment restrictions. See e.g., In re Jamesway Corp., 201 B.R. 73, 78 (Bankr. S.D.N.Y. 1996) (emphasis added) (citing In re Office Prod. of Am., Inc., 140 B.R. 407, 410 (Bankr. W.D. Tex. 1992); In re Howe, 78 B.R. 226, 229 (Bankr. S.D. 1987)). Indeed, that section assumes, as a matter of law, that the free "assignment of unexpired leases will assist the debtor in its reorganization or liquidation efforts." In re Bradlees Stores, Inc., No. 00-16033, 2001 WL 1112308, *11 (S.D.N.Y. Sept. 20, 2001) (internal citations omitted). Impala has not satisfied any exception contained under section 365(f). Indeed, the Impala Agreement is a traditional executory contract that does not fall into any of the section 365(f) exceptions. Accordingly, despite the restrictive assignment clause, section 365 trumps and Impala's objection should be overruled.

12. Second, the Debtors provided Impala notice of their intention to assume and assign the Impala Agreement to Umicore on July 5, 2007 (Docket No. 8487). The notice stated that objections must be filed with the Court in accordance with the procedures set forth in the Case Management Orders. The Impala Letter should be stricken because it was not filed with this Court, or, for that matter, in accordance with the Case Management Orders entered in this case. Moreover, the Bidding Procedures Order provided that objections must be served so that they are received within ten days after the date of the notice, which in this instance (taking into account rule 9006 of the Federal Rules of Bankruptcy Procedure) was July 16, 2007. The Impala Letter was received approximately 28 days after the objection deadline expired. On this basis alone, the Impala Letter should be stricken. Accordingly, the Impala objection should be overruled.

WHEREFORE the Debtors respectfully request that the Court enter an order (i) granting the Motion, (ii) overruling all objections to the Motion, and (iii) granting the Debtors such other and further relief as is just.

Dated: New York, New York August 15, 2007

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| 2 | | 2 | APPEARANCES: |
| 3 | August 8, 2007 | 3 | |
| 4 | 5:30 p.m. | 4 | SKADDEN, ARPS, SLATER, MEAGHER & FLOM, |
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| 6 | AUCTION PROCEEDINGS, held at the | 6 | Attorneys for Delphi |
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| 8 | Square, New York, New York, before | 8 | New York, New York 10036 |
| 9 | Philip Rizzuti, a Notary Public of the | 9 | BY: JOHN LYONS, ESQ. |
| 10 | State of New York | 10 | DENISE KALOUDIS, ESQ. |
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| Page 7 Auction Proceedings MR. LYONS: Everybody ready. Good afternoon. My name is John Lyons of Skadden, Arps, Slate, Meagher & Flom, LLP. Skadden is counsed to Delphi States Bankruptey Court in the Southern District of New York before the Honorable Robert D. Drain, and are being jointly administered under case number 05-44481. 12 administered under case number 05-44481. 13 On June 6, 2007 Delphi filed a motion seeking approval of certain bid procedures and certain bid procedures and certain bid procedures shed debtors extended the bidding procedures the debtors extended the bidding procedures the debtors extended the bidding procedures when the bidding procedures the debtors extended the bidded line from July 24, 2007 to today. The notice of this extension is a docket number 863. This is the time and place for the auction of the assets of the Catalyst subsiness to Umicore pursuant to a master asset and purchase agreement dated Umicore subject to completion of a 2 2 2 2 2 2 2 2 2 | | Pg 325 | 7 01 70 | <i>,</i> |
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| docket, docket entry number 8179. Attention My name is John Lyons of Skadden, Arps, Slate, Meagher & Flom, LLP. Skadden is counsel to Delphi Corporation and its affiliate debtors and debtors in possession in their Chapter XI cases which are pending in the United States Bankruptcy Court in the Southern District of New York before the Honorable Robert D. Drain, and are being jointly administered under case number 05-44481. Mortice of New York before the Honorable Robert D. Drain, and are being jointly administered under case number 05-44481. Mortice of New York before the Honorable motion seeking approval of certain bid procedures and certain bid protections for the stalking horse bidder Umicore, and approval of a sale of substantially all of the assets of the Catalyst subsiness to Umicore pursuant to a master business to Umicore pursuant to a master sease ale and purchase agreement dated June 5, 2007 by and between Delphi and Umicore subject to completion of a competitive bidding process. I will refer to the motion as the sale motion. The sale motion was entered on the TSO Reporting - Werlawide 877-702-9580 Page 8 Auction Proceedings which we have distributed to the parties prior to this auction. I will go rather quickly through the exhibits. Exhibit 1 is the sale motion that I already described. (Exhibit 1, sale motion, marked for identification, as of this date.) MR. LYONS: Exhibit 2 is a black line of the sale order that black lines order, marked for identification, as of this date.) MR. LYONS: Exhibit 3 is the bidding procedures order. No July 18, 2007 pursuant to the bidding procedures the debtors seathed the bid deadline from July 24, 2007 to July 13, 2007, and reset the date of the bid deadline from July 24, 2007 to July 18, 2007 pursuant to the bid deadline from July 24, 2007 to July 18, 2007 pursuant to the bid deadline from July 24, 2007 to July 18, 2007 pursuant to the bid deadline from July 24, 2007 to July 18, 2007 pursuant to the bid deadline from July 24, 2007 to July 18, 2007 pursuant to f | | Page 6 | | Page 7 |
| docket, docket entry number 8179. Atternoon, My name is John Lyons of Skadden, Arps, Slate, Meagher & Flom, LLP. Skadden is counsel to Delphi Corporation and its affiliate debtors and debtors in possession in their Chapter XI cases which are pending in the United States Bankruptcy Court in the Southern District of New York before the Honorable Robert D. Drain, and are being jointly administered under case number 05-444481. Mortion seeking approval of certain bid procedures and certain bid protections for the stalking horse bidder Umicore, and approval of a sale of substantially all of the assets of the Catalyst subsiness to Umicore pursuant to a master business to Umicore pursuant to a master sasest asle and purchase agreement dated June 5, 2007 by and between Delphi and Umicore subject to completion of a competitive bidding process. I will refer to the motion as the sale motion. The sale motion was entered on the TSG Reporting - Worldwide 877-702-9580 Page 8 Auction Proceedings which we have distributed to the parties prior to this auction. I will go rather quickly through the exhibits. Exhibit 1 is the sale motion that falaredy described. (Exhibit 2, black line of the sale order, marked for identification, as of this date.) MR. LYONS: Exhibit 3 is the bidding procedures order. On July 18, 2007 pursuant to the bidding procedures she debtors extended the bid deadline from July 24, 2007 to July 18, 2007, and reset the date of the auction from August 1, 2007 to today. The notice of this extension is a docket number 8653. This is the time didning procedures where the obtoint of the sasets of the Catalyst business pursuant to the bidding procedures where the debtors extended the bid deadline from July 24, 2007 to July 18, 2007 pursuant to the bidding procedures the debtors as the bidding procedures where for the stalking horse bidder Umicore, for the stalking horse bidder Umicore, and approval of a sale of substantially all of the assets of the Catalyst procedures where the account representation of the saset o | 1 | Auction Proceedings | 1 | Auction Proceedings |
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| 4 Skadden, Arps, Slate, Meagher & Flom, 5 LLP, Skadden is counsel to Delphi 6 Corporation and its affiliate debtors and 7 debtors in possession in their Chapter XI 8 cases which are pending in the United 9 States Bankruptcy Court in the Southern 10 District of New York before the Intoneable 11 Robert D. Drain, and are being jointly 12 administered under case number 05-44481. 13 On June 6, 2007 Delphi filed a 14 motion seeking approval of certain bid 15 procedures and certain bid protections 16 for the stalking horse bidder Umicore, 17 and approval of a sale of substantially 18 all of the assets of the Catalyst 19 business to Umicore pursuant to a master 20 asset sale and purchase agreement dated 21 June 5, 2007 by and between Delphi and 22 Umicore subject to completion of a 23 competitive bidding process. I will 24 refer to the motion as the sale motion. 25 The sale motion was entered on the 273 Reporting - Worldwide 877-702-9580 1 Auction Proceedings 2 which we have distributed to the parties 3 prior to this auction. I will go rather 4 quickly through the exhibits. 4 purchase dated June 5, 2007, and 5 Exhibit 1, sale motion, marked 6 for identification, as of this date.) 9 MR. LYONS: Exhibit 3 is the 10 of this date.) 10 MR. LYONS: Exhibit 3 is the 10 identification, as of this date.) 10 order, marked for identification, as of this date.) 11 MR. LYONS: Exhibit 3 is the 12 bidding procedures order. 12 (Exhibit 2, black line of the sale 13 order, marked for identification, as of this date.) 14 MR. LYONS: Exhibit 3 is the 15 bidding procedures order. 15 MR. LYONS: Exhibit 3 is the 16 of this date.) 17 MR. LYONS: Exhibit 3 is the 18 bidding procedures order in the bidding procedures order in the bid deadline from July 24, 2007 to today. 16 The notice of this extension is a docket 17 the notice of this extension is a docket 18 the original order and proved of the assets of the 19 the original order and the notice of 20 the activation of the assets of the 21 Auction Proceedings 22 (Exhibit 4, bid submitted by 23 Um | | | | |
| 5 LLP. Skadden is counsed to Delphi 6 Corporation and its affiliate debtors and 7 debtors in possession in their Chapter XI 8 cases which are pending in the United 9 States Bankruptcy Court in the Southern 10 District of New York before the Honorable 11 Robert D. Drain, and are being jointly 12 administered under case number 05-44481. 13 On June 6, 2007 Delphi filed a 14 motion seeking approval of certain bid 15 procedures and certain bid protections 16 for the stalking horse bidder Unicore, 17 and approval of a sale of substantially 18 all of the assets of the Catalyst 19 business to Umicore pursuant to a master 20 asset sale and purchase agreement dated 21 June 5, 2007 by and between Delphi and 22 Umicore subject to completion of a 23 competitive bidding process. I will 24 refer to the motion as the sale motion. 25 The sale motion was entered on the 1785 Reporting - Worldwide 877-702-9580 Page 8 1 Auction Proceedings 2 which we have distributed to the parties 3 prior to this auction. I will go rather 4 quickly through the exhibits. 5 Exhibit 1 is the sale motion that 6 I already described. 7 (Exhibit 2, black line of the sale of the sale ord feart factoria, as of this date.) 9 MR. LYONS: Exhibit 2 is a black in for the sale ord cridentification, as of this date.) 17 MR. LYONS: Exhibit 3 is the 18 bidding procedures. The bidding procedures sorder. 19 (Exhibit 2, black line of the sale ord of the sale order that black lines of this date.) 20 order, marked for identification, as of this date.) 21 MR. LYONS: Exhibit 3 is the 22 order, marked for identification, as of this date.) 23 submitted by Umicore including a master asset and sale purchase dated June 5, 2007, and disclosure schedules. 24 submitted by Umicore including a master asset and sale purchase dated June 5, 2007, and disclosure schedules. | | • | | |
| 6 Corporation and its affiliate debfors and debtors in possession in their Chapter XI cases which are pending in the United States Bankruptcy Court in the Southern District of New York before the Honorable Robert D. Drain, and are being jointly administered under case number 05-44481. 12 didning procedures the debtors extended the bid deadline from July 24, 2007 to motion seeking approval of certain bid procedures and certain bid procedures of the stalking horse bidder Umicore, and approval of a sale of substantially all of the assets of the Catalyst business to Umicore pursuant to a master asset ale and purchase agreement dated June 5, 2007 by and between Delphi and Umicore subject to completion of a competitive bidding process. I will refer to the motion as the sale motion. The sale motion was entered on the T80 Reporting - Worldwide 877-702-9580 Page 8 1 Auction Proceedings which we have distributed to the parties prior to this auction. I will go rather quickly through the exhibits. Exhibit 1 is the sale motion that 1 already described. 1 alrea | | | | |
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| | Page 10 | | Page 11 |
| 1 | Auction Proceedings | 1 | Auction Proceedings |
| 2 | (Exhibit 7, bid sheet, marked | 2 | Luxembourg. |
| 3 | for identification, as of this date.) | 3 | (Exhibit 10, certain lease |
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| 4 | MR. LYONS: Exhibit 8 is a black | 4 | governing real property in Luxembourg, |
| 5 | line MSPA, master sale and purchase | 5 | marked for identification, as of this |
| 6 | agreement, reflecting modifications from | 6 | date.) |
| 7 | the asset sale and purchase agreement | 7 | MR. LYONS: Exhibit 11 is a |
| 8 | between CSI and Delphi dated July 31, | 8 | certain lease governing property in |
| 9 | 2007 to the current version of the master | 9 | Shanghai, China. |
| 10 | sale and purchase agreement dated today | 10 | (Exhibit 11, certain lease |
| 11 | by and between CSI and Delphi. | 11 | governing property in Shanghai, China, |
| 12 | (Exhibit 8, black line master sale | 12 | marked for identification, as of this |
| 13 | and purchase agreement reflecting | 13 | date.) |
| 14 | modifications from asset sale and | 14 | MR. LYONS: Exhibit 12 is a red |
| 15 | purchase agreement between CSI and Delphi | 15 | line of the Umicore agreement dated |
| 16 | dated July 31, 2007, marked for | 16 | |
| | | 17 | today against the original agreement filed with the sale motion. |
| 17 | identification, as of this date.) | | |
| 18 | MR. LYONS: Exhibit 9 is schedule | 18 | (Exhibit 12, red line of Umicore |
| 19 | 3.2 to that agreement, revised schedule | 19 | agreement against the original agreement |
| 20 | 3.2.1 to that agreement. | 20 | filed with the sale motion, marked for |
| 21 | (Exhibit 9, revised schedule 3.2.1 | 21 | identification, as of this date.) |
| 22 | to agreement, marked for | 22 | MR. LYONS: As everyone is aware |
| 23 | identification, as of this date.) | 23 | competing proposals for the asset of the |
| 24 | MR. LYONS: Exhibit 10 is a | 24 | Catalyst business were to have been |
| 25 | certain lease governing real property in | 25 | received by Delphi, its advisors, and |
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Page 14 Page 15 **Auction Proceedings** 1 **Auction Proceedings** 1 2 2 have submitted a qualified bid and the parties that additional bids are to 3 therefore pursuant to the bid procedures 3 be made in \$500,000 increments. At this order only Umicore and CSI are entitled 4 4 point in time there is no specific 5 to bid for the Catalyst assets at today's 5 additional procedures today, although we 6 6 reserve the right to add them. auction. 7 7 We encourage each of you, Umicore As each of you know each of the 8 bidders has been assigned their own 8 and CSI, to put on the table today your 9 conference room to use for caucusing in 9 highest and best bid, and we will do 10 private. The creditor's committee and 10 everything we can to provide to each of the equity committee and other creditor you guidance on the issues that we or the 11 11 12 constituents and representatives are creditor constituencies may have as they 12 13 sharing one room. The agent for the DIP 13 relate to your respective bids. 14 lenders advised the debtor that they When neither bidder desires to 14 15 would not be attending the auction. 15 make any further bid we will recess the 16 Shortly we are going to open the auction and meet privately. First Delphi 16 17 floor to allow an opportunity for 17 will meet with its own representatives, additional competing bids which I hope to 18 18 and later with our constituencies to get to very shortly. I am not going to 19 19 consult with them. 20 read into the record all the other 2.0 After that as quickly as possible, depending on the time, Delphi and its 21 procedures for the bidding procedures, we 21 advisors will meet, deliberate and have admitted those documents into the 2.2 22 23 record and each party here has a copy of 23 determine in the exercise of its business 24 those documents to review. 24 judgement which party it believes to be the successful bidder, and which party 25 Before we begin bidding I remind 25 TSG Reporting - Worldwide 877-702-9580 877-702-9580 TSG Reporting - Worldwide Page 17 Page 16 1 **Auction Proceedings** 1 **Auction Proceedings** 2 will be the alternate bidder. 2 MR. KEMP: My name is Hovey Kemp, I am a partner at Goodwin Proctor. I 3 At that point Delphi will advise 3 the parties to the bid who it has 4 will be speaking on behalf of Umicore. I 4 5 determined to the successful bid, and the 5 would reserve the right to allow others 6 bid that has been determined to be the 6 to speak however, John, to the extent 7 alternate bid, and Delphi with formally 7 that that is appropriate. 8 close the auction at that time. 8 MR. LYONS: Very well. However as you know in the bid I will ask the designated 9 9 representative of CSI to state his or her 10 procedures no bid has been accepted by 10 Delphi until the Bankruptcy Court name and title for the record, and affirm 11 11 12 approves of it in the sale hearing and an 12 that such person is the authorized 13 order to that effect is entered by the 13 representative of CSI for purposes of the 14 Bankruptcy Court. 14 auction. Okay. We would like to request 15 15 MR. CALL: I am the designated 16 that each of the two bidders designate a 16 representative, Charles Call, I am the 17 representative to speak on your behalf 17 CEO of Catalyst Solutions. 18 when and if you decide you want to speak 18 MR. LYONS: For the authorized 19 on the record for purposes of the 19 representatives of both bidders, please 20 auction. Therefore I ask the designated 20 confirm that both of you have the full 21 representative of Umicore to state his or 21 authority to speak for each of your her name and title for the record, and respective companies. 22 22 23 affirm that such person is the authorized 23 MR. KEMP: Yes, I have that 2.4 representative of Umicore for purposes of 24 authority. this auction. 25 25 MR. CALL: Yes, I have that TSG Reporting - Worldwide TSG Reporting - Worldwide 877-702-9580 877-702-9580

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| | Page 18 | | Page 19 |
| 1 | Auction Proceedings | 1 | Auction Proceedings |
| 2 | authority. | 2 | to the best of his knowledge Exhibit |
| 3 | MR. LYONS: Please confirm that | 3 | number 4 contains the master asset sale |
| 4 | your participation at the auction and | 4 | and purchase agreement dated June 4, 2007 |
| 5 | anything that you say on behalf of your | 5 | as agreed by and between Delphi and |
| 6 | company is binding upon your respective | 6 | Umicore, and that the schedules are to |
| 7 | companies. | 7 | the best of his of knowledge the final |
| 8 | MR. KEMP: On behalf of Umicore I | 8 | versions of such schedules. |
| 9 | agree. | 9 | MR. KEMP: I agree. |
| 10 | MR. CALL: Same, I agree. | 10 | MR. LYONS: I would ask that the |
| 11 | MR. LYONS: Thank you. | 11 | CSI representative affirm that to the |
| 12 | We also believe that it will be | 12 | best of his knowledge Exhibit number 5 |
| 13 | helpful for the primary creditor and | 13 | represents CSI's offer dated July 31, |
| 14 | other constituencies who are present | 14 | 2007 for the Catalyst business. |
| 15 | today to be free to ask questions on the | 15 | MR. CALL: We agree to the best of |
| 16 | record to insure that the terms put on | 16 | our knowledge. |
| 17 | the record by the bidders are clear and | 17 | MR. LYONS: With respect to both |
| 18 | fully understood by the parties. | 18 | parties, and again we will take Umicore |
| 19 | Therefore we welcome the participation of | 19 | first, CSI next. |
| 20 | the representatives of the creditor's | 20 | Umicore, please confirm that there |
| 21 | committee and the equity committee and | 21 | have been no discussions or other |
| 22 | UAW and others who are here today in that | 22 | communications, nor any agreements, |
| 23 | · · · · · · · · · · · · · · · · · · · | 23 | |
| 24 | capacity. | 24 | formal or informal, verbal or written, to |
| 25 | Okay. At this point I would ask | 25 | the best of your knowledge between |
| | the Umicore representative to affirm that Reporting - Worldwide 877-702-9580 | 1 | Umicore and its representatives on the Reporting - Worldwide 877-702-9580 |
| 150 | Reporting Worldwide 077 702 9300 | 150 | Reporting worldwide 077 702 9300 |
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| | Pg 329 | <u>) UI 40</u> | <u>Z</u> |
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| | Page 22 | | Page 23 |
| 1 | Auction Proceedings | 1 | Auction Proceedings |
| 2 | MR. LYONS: I will refer to this | 2 | of the differences in terms between CSI's |
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| 3 | bid as CSI's opening current bid. | | opening current bid and Umicore's opening |
| 4 | With respect to Umicore, the | 4 | current bid. |
| 5 | parties negotiated a further black lined | 5 | Before we begin bidding I want to |
| 6 | revised master sale and purchase | 6 | make three clarifications. As indicated |
| 7 | agreement, a copy of which was marked as | 7 | in the revised bid sheet Delphi ascribes |
| 8 | Exhibit 12 that contains certain | 8 | a bid value of \$55.6 million to the |
| 9 | clarifications and enhancements to the | 9 | Umicore current opening bid, and a bid |
| 10 | June 5th agreement. | 10 | value of \$60 million to the CSI current |
| 11 | Umicore, do you confirm that | 11 | opening bid. |
| 12 | Umicore hereby amends the June 5th | 12 | Now, when I use the term value it |
| 13 | agreement to reflect black line changes | 13 | is expressly subject to other |
| 14 | in Exhibit 12, together with obligations | 14 | considerations as I will discuss in more |
| 15 | contained in the June 5, 2007 agreement, | 15 | detail later that Delphi will consider in |
| 16 | not inconsistent therewith, and that such | 16 | determining who ultimately is the |
| 17 | agreement constitutes Umicore's current | 17 | successful bidder. For purposes of |
| 18 | bid? | 18 | clarity I will use bid value. |
| 19 | MR. KEMP: It does, yes. | 19 | As reflected in the revised bid |
| 20 | MR. LYONS: I will call the | 20 | sheet, when valuing bids that will be |
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| 21 | current bid Umicore's opening current | 22 | made, any subsequent bid that CSI makes |
| 22 | bid. | 1 | will reflect net credits set forth in the |
| 23 | Based upon the above confirmations | 23 | revised bid sheet. In addition the |
| 24 | Delphi prepared a revised bid sheet, | 24 | amount that CSI will bid, CSI will have |
| 25 | Exhibit 7, that reflects the monetization | 25 | to add an additional \$2 million to |
| TSG | Reporting - Worldwide 877-702-9580 | TSG | Reporting - Worldwide 877-702-9580 |
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| | Auction Proceedings reflect the amount necessary to pay Umicore in a break up fee in the event | | Auction Proceedings subsequent bid of \$61 million, that \$61 million would be comprised of the |
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24 | Auction Proceedings reflect the amount necessary to pay Umicore in a break up fee in the event that Umicore is not the successful bidder and the transaction closes with CSI. I have an example that may further clarify this, but I understand that CSI may want to make a comment. MR. ZAGORE: Yes. This is David Zagore, partner at Squire Sanders, counsel to CSI. I believe the bid value at the bottom already reflects the \$2 million break up fee. End of the comment. MR. LYONS: Yes. So let me go through an example, that may be the easiest way to do this. Currently Umicore has a bid value of 55.6, this is all hypothetical. CSI's current bid value is \$60 million, and that is all indicated in the bottom portion of the bid sheet. In the event Umicore makes a subsequent bid, assuming it bids \$60.5 | 2
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25 | Auction Proceedings reflect the amount necessary to pay Umicore in a break up fee in the event that Umicore is not the successful bidder and the transaction closes with CSI. I have an example that may further clarify this, but I understand that CSI may want to make a comment. MR. ZAGORE: Yes. This is David Zagore, partner at Squire Sanders, counsel to CSI. I believe the bid value at the bottom already reflects the \$2 million break up fee. End of the comment. MR. LYONS: Yes. So let me go through an example, that may be the easiest way to do this. Currently Umicore has a bid value of 55.6, this is all hypothetical. CSI's current bid value is \$60 million, and that is all indicated in the bottom portion of the bid sheet. In the event Umicore makes a | 2
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|---|---|--|--|
| | Page 26 | | Page 27 |
| 1 | Auction Proceedings | 1 | Auction Proceedings |
| 2 | <u> </u> | 2 | MR. LYONS: Finally Delphi will |
| | such bid must remain open through two | 3 | use and has used the bid sheet as a means |
| 3 | business days after closing of the sale | | |
| 4 | to the other bidder. Delphi then can | 4 | to monetize differences in terms between |
| 5 | receive court approval of and may in | 5 | subsequent bids by the parties to |
| 6 | enforce both the successful bid and the | 6 | facilitate comparison between subsequent |
| 7 | alternative bid. | 7 | bids and determine whether a subsequent |
| 8 | Thus for example if bidder X | 8 | bid is higher than the previous bid by |
| 9 | submits a bid of \$60 million in the first | 9 | the other party. |
| 10 | round, topped by bidder Y with a bid of | 10 | Please be aware that Delphi's |
| 11 | 62 million, and bidder X subsequently | 11 | declaration that a subsequent bid is |
| 12 | submits a higher bid of 64 million, and | 12 | higher under this calculation does not |
| 13 | bidder Y submits a final ultimately | 13 | mean that such bid will be the successful |
| 14 | winning bid of 66 million, Delphi will | 14 | bid under the bidding procedures if no |
| 15 | seek approval of, and will be able to | 15 | higher bid is received. |
| 16 | close on both the highest bid of 66 | 16 | Rather as I informed both parties |
| 17 | million with bidder Y, and if unable to | 17 | prior to the auction, once there is no |
| 18 | close on this bid, Delphi would be able | 18 | further bidding Delphi will determine |
| 19 | to close on the next highest bid of 64 | 19 | which bid constitutes the highest or |
| 20 | million with bidder X without need for | 20 | otherwise best bid, and therefore the |
| 21 | further court approval. | 21 | successful bid in light of all relevant |
| 22 | Do both bidders clearly understand | 22 | considerations, including among other |
| 23 | and confirm this requirement? | 23 | things closing risks, execution risks and |
| 24 | MR. KEMP: Yes, we do. | 24 | other factors. |
| 25 | MR. CALL: Yes, we do. | 25 | Delphi will also consult with its |
| TSG | Reporting - Worldwide 877-702-9580 | TSG | Reporting - Worldwide 877-702-9580 |
| | Page 28 | | Page 29 |
| 1 | Auction Proceedings | 1 | Auction Proceedings |
| 2 | representative constituents present at | 2 | The first is that we would insert |
| 3 | this auction before making such | 3 | a new section, we think it would be |
| 4 | determination. | 4 | 4.6.9, which would be a purchase price |
| 4 | | 4 | |
| | Do both bidders clearly understand | ~ | adjustment to be made at closing. That |
| 6 | and confirm this requirement, Umicore? | 6 | purchase price adjustment would effect a |
| 7
8 | MR. KEMP: Yes. | | dayrayyand adjustment to I Impie and a manual |
| . ~ | MD I VONC. CC19 | 7 | downward adjustment to Umicore's purchase |
| | MR. LYONS: CSI? | 8 | price for employees in Troy or Flynt that |
| 9 | MR. CALL: Yes, we do. | 8
9 | price for employees in Troy or Flynt that
Umicore takes on in its employ at the |
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10 | MR. CALL: Yes, we do. MR. LYONS: Now, based upon the | 8
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10 | price for employees in Troy or Flynt that
Umicore takes on in its employ at the
closing. |
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11 | MR. CALL: Yes, we do. MR. LYONS: Now, based upon the revised bid sheet CSI is the highest | 8
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11 | price for employees in Troy or Flynt that Umicore takes on in its employ at the closing. That adjustment would be |
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MR. LYONS: Now, based upon the
revised bid sheet CSI is the highest
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13 | MR. CALL: Yes, we do. MR. LYONS: Now, based upon the revised bid sheet CSI is the highest bidder at a bid value of \$60 million. Does Umicore wish to submit a higher bid? | 8
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15 | MR. CALL: Yes, we do. MR. LYONS: Now, based upon the revised bid sheet CSI is the highest bidder at a bid value of \$60 million. Does Umicore wish to submit a higher bid? MR. KEMP: Yes. MR. LYONS: Please put on the | 8
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15 | price for employees in Troy or Flynt that Umicore takes on in its employ at the closing. That adjustment would be calculated at a rate of \$75,000 per such person in Troy and Flynt. That would also apply to employees that Umicore takes on in Tulsa in excess of the 66 2/3 |
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16 | MR. CALL: Yes, we do. MR. LYONS: Now, based upon the revised bid sheet CSI is the highest bidder at a bid value of \$60 million. Does Umicore wish to submit a higher bid? MR. KEMP: Yes. MR. LYONS: Please put on the record the terms of your bid. | 8
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17 | MR. CALL: Yes, we do. MR. LYONS: Now, based upon the revised bid sheet CSI is the highest bidder at a bid value of \$60 million. Does Umicore wish to submit a higher bid? MR. KEMP: Yes. MR. LYONS: Please put on the record the terms of your bid. MR. KEMP: Umicore would like to submit a subsequent bid that would raise | 8
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21 | price for employees in Troy or Flynt that Umicore takes on in its employ at the closing. That adjustment would be calculated at a rate of \$75,000 per such person in Troy and Flynt. That would also apply to employees that Umicore takes on in Tulsa in excess of the 66 2/3 percent of such Tulsa employees that Umicore has in its previous MSPA already agreed to take on. In the case of the Tulsa employees the downward purchase price adjustment that would thus be triggered to the |
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22 | MR. CALL: Yes, we do. MR. LYONS: Now, based upon the revised bid sheet CSI is the highest bidder at a bid value of \$60 million. Does Umicore wish to submit a higher bid? MR. KEMP: Yes. MR. LYONS: Please put on the record the terms of your bid. MR. KEMP: Umicore would like to submit a subsequent bid that would raise the cash purchase price by \$9.4 million dollars, so that the 55.6 bid value shown in your bid sheet would now be 65 million. | 8
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23 | MR. CALL: Yes, we do. MR. LYONS: Now, based upon the revised bid sheet CSI is the highest bidder at a bid value of \$60 million. Does Umicore wish to submit a higher bid? MR. KEMP: Yes. MR. LYONS: Please put on the record the terms of your bid. MR. KEMP: Umicore would like to submit a subsequent bid that would raise the cash purchase price by \$9.4 million dollars, so that the 55.6 bid value shown in your bid sheet would now be 65 million. We confirm the terms of our MSPA | 8
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23 | price for employees in Troy or Flynt that Umicore takes on in its employ at the closing. That adjustment would be calculated at a rate of \$75,000 per such person in Troy and Flynt. That would also apply to employees that Umicore takes on in Tulsa in excess of the 66 2/3 percent of such Tulsa employees that Umicore has in its previous MSPA already agreed to take on. In the case of the Tulsa employees the downward purchase price adjustment that would thus be triggered to the extent that Umicore took on more Tulsa employees than the 66 2/3 percent would |
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24 | MR. CALL: Yes, we do. MR. LYONS: Now, based upon the revised bid sheet CSI is the highest bidder at a bid value of \$60 million. Does Umicore wish to submit a higher bid? MR. KEMP: Yes. MR. LYONS: Please put on the record the terms of your bid. MR. KEMP: Umicore would like to submit a subsequent bid that would raise the cash purchase price by \$9.4 million dollars, so that the 55.6 bid value shown in your bid sheet would now be 65 million. We confirm the terms of our MSPA as reflected in Exhibit 12 for purposes | 8
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24 | price for employees in Troy or Flynt that Umicore takes on in its employ at the closing. That adjustment would be calculated at a rate of \$75,000 per such person in Troy and Flynt. That would also apply to employees that Umicore takes on in Tulsa in excess of the 66 2/3 percent of such Tulsa employees that Umicore has in its previous MSPA already agreed to take on. In the case of the Tulsa employees the downward purchase price adjustment that would thus be triggered to the extent that Umicore took on more Tulsa employees than the 66 2/3 percent would be calculated at a rate of either |
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25 | MR. CALL: Yes, we do. MR. LYONS: Now, based upon the revised bid sheet CSI is the highest bidder at a bid value of \$60 million. Does Umicore wish to submit a higher bid? MR. KEMP: Yes. MR. LYONS: Please put on the record the terms of your bid. MR. KEMP: Umicore would like to submit a subsequent bid that would raise the cash purchase price by \$9.4 million dollars, so that the 55.6 bid value shown in your bid sheet would now be 65 million. We confirm the terms of our MSPA as reflected in Exhibit 12 for purposes of this subsequent bid with two changes. | 8
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25 | price for employees in Troy or Flynt that Umicore takes on in its employ at the closing. That adjustment would be calculated at a rate of \$75,000 per such person in Troy and Flynt. That would also apply to employees that Umicore takes on in Tulsa in excess of the 66 2/3 percent of such Tulsa employees that Umicore has in its previous MSPA already agreed to take on. In the case of the Tulsa employees the downward purchase price adjustment that would thus be triggered to the extent that Umicore took on more Tulsa employees than the 66 2/3 percent would be calculated at a rate of either \$100,000 per should employee, or \$40,000 |
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25 | MR. CALL: Yes, we do. MR. LYONS: Now, based upon the revised bid sheet CSI is the highest bidder at a bid value of \$60 million. Does Umicore wish to submit a higher bid? MR. KEMP: Yes. MR. LYONS: Please put on the record the terms of your bid. MR. KEMP: Umicore would like to submit a subsequent bid that would raise the cash purchase price by \$9.4 million dollars, so that the 55.6 bid value shown in your bid sheet would now be 65 million. We confirm the terms of our MSPA as reflected in Exhibit 12 for purposes | 8
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25 | price for employees in Troy or Flynt that Umicore takes on in its employ at the closing. That adjustment would be calculated at a rate of \$75,000 per such person in Troy and Flynt. That would also apply to employees that Umicore takes on in Tulsa in excess of the 66 2/3 percent of such Tulsa employees that Umicore has in its previous MSPA already agreed to take on. In the case of the Tulsa employees the downward purchase price adjustment that would thus be triggered to the extent that Umicore took on more Tulsa employees than the 66 2/3 percent would be calculated at a rate of either |

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| | Page 30 | Page 31 |
| 1 | Auction Proceedings | 1 Auction Proceedings |
| 2 | per such employee, depending upon the | 2 about our subsequent bid. |
| 3 | stature and status rather of such | 3 MR. LYONS: Okay, we would like to |
| | | |
| 4 | employees. | 4 take a recess. Off the record. |
| 5 | Again to reiterate, we are using | 5 (Recess taken.) |
| 6 | the formula for a value in respect of | 6 MR. LYONS: Okay, we are back on |
| 7 | those employees in Flynt and Troy and in | 7 the record. I believe the authorized |
| 8 | Tulsa as it is reflected on your Exhibit | 8 representative for Umicore would like to |
| 9 | 7, namely the bid sheet. | 9 make a statement. |
| 10 | The second change in the MSPA | MR. KEMP: All right, yes, I |
| 11 | would be to the following effect. The | would. Thank you John. |
| 12 | increase in Umicore's cash purchase price | Following the subsequent bid we |
| 13 | from 55.6 million to 65 million that is | made Mr. Lyons approached us and |
| 14 | reflected in this subsequent bid, that | indicated that it was Delphi and |
| 15 | purchase price of 65 million will remain | Skadden's, its counsel's view that the |
| 16 | in effect provided that Umicore's bid and | bid that we submitted could not be |
| 17 | our revised MSPA is approved as the | considered a qualified bid or a |
| 18 | successful bid by a final sale approval | subsequent bid because it did not comply |
| 19 | order on or before close of business on | with the bidding requirements. |
| 20 | August 16th. | 20 We disagree, and we will get into |
| 21 | To the extent that that condition | that, and we would like to go on record |
| 22 | is not met the cash purchase price in | to underscore why we did what we did and |
| 23 | Umicore's bid will revert to the 55.6 | put that in the record. |
| 24 | million in the original submission. | 24 I would like to start by |
| 25 | That concludes what I have to say | expressing that what we are about to say |
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| | Page 32 | Page 33 |
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| 1 2 | Auction Proceedings | 1 Auction Proceedings |
| 2 | Auction Proceedings and the way we have conducted ourselves | 1 Auction Proceedings 2 qualified bid. There are numerous things |
| 2 3 | Auction Proceedings
and the way we have conducted ourselves
today is with all due respect to CSI, to | Auction Proceedings qualified bid. There are numerous things that we can point to to support this |
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and the way we have conducted ourselves
today is with all due respect to CSI, to
the amount of effort that you put into | Auction Proceedings qualified bid. There are numerous things that we can point to to support this view. |
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and the way we have conducted ourselves
today is with all due respect to CSI, to
the amount of effort that you put into
this in a very short period of time, been | Auction Proceedings qualified bid. There are numerous things that we can point to to support this view. While it may be true that CSI |
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and the way we have conducted ourselves
today is with all due respect to CSI, to
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this in a very short period of time, been
forced to review a whole lot of | Auction Proceedings qualified bid. There are numerous things that we can point to to support this view. While it may be true that CSI submitted an executed copy of the MSPA as |
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and the way we have conducted ourselves
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the amount of effort that you put into
this in a very short period of time, been
forced to review a whole lot of
documentation and due diligence and | Auction Proceedings qualified bid. There are numerous things that we can point to to support this view. While it may be true that CSI submitted an executed copy of the MSPA as required by 11.5.2 of the bid |
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8 | Auction Proceedings and the way we have conducted ourselves today is with all due respect to CSI, to the amount of effort that you put into this in a very short period of time, been forced to review a whole lot of documentation and due diligence and everything else that we have been at for | Auction Proceedings qualified bid. There are numerous things that we can point to to support this view. While it may be true that CSI submitted an executed copy of the MSPA as required by 11.5.2 of the bid requirements, what we were told was that |
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and the way we have conducted ourselves
today is with all due respect to CSI, to
the amount of effort that you put into
this in a very short period of time, been
forced to review a whole lot of
documentation and due diligence and
everything else that we have been at for
some time in a very short period of time. | Auction Proceedings qualified bid. There are numerous things that we can point to to support this view. While it may be true that CSI submitted an executed copy of the MSPA as required by 11.5.2 of the bid requirements, what we were told was that we could not see that bid initially |
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9 | Auction Proceedings and the way we have conducted ourselves today is with all due respect to CSI, to the amount of effort that you put into this in a very short period of time, been forced to review a whole lot of documentation and due diligence and everything else that we have been at for some time in a very short period of time. We also appreciate that CSI sees | Auction Proceedings qualified bid. There are numerous things that we can point to to support this view. While it may be true that CSI submitted an executed copy of the MSPA as required by 11.5.2 of the bid requirements, what we were told was that we could not see that bid initially because it was still being negotiated. |
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9 | Auction Proceedings and the way we have conducted ourselves today is with all due respect to CSI, to the amount of effort that you put into this in a very short period of time, been forced to review a whole lot of documentation and due diligence and everything else that we have been at for some time in a very short period of time. We also appreciate that CSI sees value in these assets and has an | Auction Proceedings qualified bid. There are numerous things that we can point to to support this view. While it may be true that CSI submitted an executed copy of the MSPA as required by 11.5.2 of the bid requirements, what we were told was that we could not see that bid initially because it was still being negotiated. That Delphi was seeking additional |
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Page 34 Page 35 **Auction Proceedings** 1 **Auction Proceedings** 1 2 because Delphi has told us that they have 2 Starting with the Hilco debt 3 waived a number of provisions of the 3 commitment, as we all recognize it is a MSPA's bid requirements in order to 4 4 commitment letter. It is therefore just 5 a commitment, it is subject to definitive 5 qualify your bid. 6 6 documentation which has not been 11.6.3 requires that Delphi 7 determine in good faith that the 7 negotiated. 8 qualified bid is not materially more 8 Further the closing conditions 9 burdensome or conditional than the terms 9 that are set forth in the Hilco 10 of our MSPA, and again this I will get to 10 commitment are stated to include, but may in a minute, I believe that the ultimately in the definitive 11 11 12 documentation include other or additional conditional nature of the financing 12 13 package that CSI has brought to the table 13 conditions. But the ones that are makes it so materially more conditional 14 14 listed, and in particularly I would like than the terms of our MSPA that it should 15 15 to draw attention to the fact that it is 16 not have been accepted and we don't think subject to a material adverse effect, 16 17 it was reasonable for Delphi to waive 17 that is a small M, small A and a small E. 18 that provision. 18 that a material adverse effect in the 19 I could go on about the waivers, 19 Hilco document is not defined. 20 but I would like to move to the financing 2.0 Moreover the standard by which a 21 commitments. We believe that both your 21 material adverse effect can be triggered debt and your equity commitments, when I 2.2 22 is that Delphi not suffer a material say you, I mean the CSI bid, that the 23 23 adverse effect after May 31st. We would 24 debt and equity commitments that support 24 like to point out that when Delphi put forth the July projections, the so-called 25 that bid are extremely conditional. 25 TSG Reporting - Worldwide 877-702-9580 TSG Reporting - Worldwide 877-702-9580 Page 36 Page 37 1 **Auction Proceedings** 1 **Auction Proceedings** 2 6 plus 6 projections which are now a part 2 subject to the debt closing. So it is 3 of our MSPA, and yours, that is and 3 highly conditional in the respects that CSI's, we believe, Umicore believes that 4 we just spoke about. 4 5 5 those July projections indicated that It also is subject to a material 6 there had been under the terms of our 6 adverse effect since May 31st. It 7 MSPA a material adverse effect subsequent 7 reserves, unlike the debt document, it 8 reserves changes that might be reflected to May 31st. 8 9 We have agreed to waive that. We 9 in the merger model that was apparently 10 are not pursuing that as a material 10 agreed to as between CSI and Canaccord. adverse change under our MSPA by having 11 11 We have not seen that so we can't really 12 agreed today to accept the July 12 assess what that does to the material 13 projections as the starting point. So 13 adverse effect since May 31st, but we 14 our document is still subject to a 14 point out that in our view that MAC makes 15 material adverse effect, but it is as of 15 the equity financing highly conditional. 16 today, as of the July projections that 16 Finally the equity commitment with 17 17 Canaccord indicates that the acquisition 18 Your equity documents -- back on 18 agreement, i.e. your MSPA, the CSI MSPA 19 the debt for one moment. Another needs to be unconditional except for the 19 20 condition obviously is that the equity 20 payment of the purchase price by 21 offering be completed, and that the 21 September 15th. There is a provision to 22 equity amount is raised thereunder. We 22 extend that to November 15th and think that is highly conditional. If you supposedly Canaccord can't unreasonably 23 23 2.4 look at the Canaccord placement agreement 24 withhold their consent to that, but it is 25 we believe that first and foremost it is subject to their consent, and therefore 25 TSG Reporting - Worldwide 877-702-9580 TSG Reporting - Worldwide 877-702-9580

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| | Page 38 | | Page 39 |
| 1 | Auction Proceedings | 1 | Auction Proceedings |
| 2 | even the extension of the equity | 2 | instance because of the unqualified |
| 3 | commitment in our view is highly | 3 | nature of your bid. |
| 4 | conditional. | 4 | Mr. Lyons after we submitted our |
| 5 | In sum we reiterate that our view | 5 | subsequent bid this morning indicated |
| 6 | is that the CSI bid should not have been | 6 | that Delphi and Skadden do not agree with |
| 7 | qualified, and it is for that reason that | 7 | our ability to have that type of a toggle |
| 8 | we insisted earlier this afternoon with | 8 | mechanism in our purchase price. |
| 9 | our subsequent bid, it is for that reason | 9 | We for purposes of going forward |
| 10 | * ' | 10 | |
| 11 | that we impose what we have called the purchase price toggle mechanism that | 11 | with the auction are willing to try to |
| 12 | 1 00 | 12 | put that issue aside. We would like on
the record to reserve our rights to |
| 13 | would enable that purchase price to be | 13 | |
| | reduced to our original bid price in the | 14 | revisit that issue at the sale hearing in the event that in the course of the |
| 14
15 | event that you don't close. | 15 | |
| | If we are not the successful | 16 | auction today Umicore ends up as the |
| 16 | bidder and CSI is the successful bidder, | 1 | second or unsuccessful bidder. |
| 17
18 | but you don't close, we think because of
the highly conditional nature of CSI's | 17
18 | In other words we would like the |
| | Ç ; | 1 | right at the hearing to discuss with the |
| 19 | financing package that the end result | 19 | Bankruptcy Court the reasons why we had |
| 20 | would be that we think that the price | 20 | the toggle mechanism in there, and to |
| 21 | should go back. | 21
22 | reinsert it in our bid if the court will |
| 22 | The justification for that is that | | allow us to. |
| 23 | we don't think we should be here today | 23 | However for purposes of the |
| 24
25 | with all due respect. We don't think | 24
25 | auction and going forward we will drop |
| | there should have been an auction in this | 1 | the toggle and we will amend our Reporting - Worldwide 877-702-9580 |
| TSG Reporting - Worldwide 877-702-9580 | | | Reporting - Worldwide 8//-/02-9580 |
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| 2 | Auction Proceedings subsequent bid to have all of the | 2 | Auction Proceedings statement, and I would like to make it |
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will remove the toggle price mechanism so | 2 3 | Auction Proceedings
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5 | Auction Proceedings subsequent bid to have all of the features that I outlined earlier this afternoon, with the exception that we will remove the toggle price mechanism so that our purchase price, cash purchase price or bid value if you will, Mr. | 2
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8 | Auction Proceedings statement, and I would like to make it clear that our \$65 million subsequent bid, while we reserve our rights as we discussed, it does not include the toggle mechanism. We have waived and we are removing the toggle mechanism. MR. LYONS: Thank you. |
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| | Page 42 | | Page 43 |
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| | s not waived any such defenses, claims, | 2 | adverse change provisions of our bid ran |
| | guments and the like. | 3 | off the six plus six analysis, not off of |
| 4 | MR. KEMP: We confirm. | 4 | the earlier January projections that were |
| 5 | MR. LYONS: Is that acceptable to | 5 | referenced. |
| 6 CS | * | 6 | That being said, we are making our |
| 7 | MR. ZAGORE: That is acceptable. | 7 | bid in the understanding that the \$65 |
| 8 | MR. LYONS: Okay, now to clarify | 8 | million was a \$65 million bid value bid |
| | terms of the last offer, I believe | 9 | in accordance with the bid valuation |
| | by are on the record, I believe we | 10 | sheet which was distributed earlier. |
| | derstand them. And with that having | 11 | |
| | | 12 | MR. LYONS: That certainly is the |
| | en said, Delphi believes the bid on the | 13 | debtor's understanding. Is that |
| | le, the revised subsequent bid by | 14 | Umicore's understanding as well? MR. KEMP: Exhibit 7. |
| | nicore is a higher bid. | 15 | MR. LYONS: Exhibit 7. |
| 15 | Now I would like to invite CSI to | l | |
| | pond. | 16 | Would CSI like to submit a |
| 17 | MR. ZAGORE: In connection with | 17 | subsequent bid? |
| | r subsequent bid and prior to making | 18 | MR. CALL: CSI's bid is \$65.5 |
| | bid CSI does object to the statements | 19 | million bid value. |
| | de by counsel to Umicore. The | 20 | MR. LYONS: Delphi believes that |
| | tements mischaracterize the CSI bid as | 21 | is a higher bid. We would like to turn |
| | ng subject to financing conditions. | 22 | the floor back to Umicore to invite a |
| 23 | It is not subject to financing | 23 | subsequent bid. |
| | nditions. In our view there were no | 24 | MR. KEMP: Umicore increases its |
| | ived bid procedures, and the material | 25 | bid to 70 million. |
| TSG Repo | orting - Worldwide 877-702-9580 | TSG | Reporting - Worldwide 877-702-9580 |
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| 1 Auction Proceedings | 1 Auction Proceedings |
| | |
| 2 confirmation right now: | with the bidding credit calculation, |
| 3 Umicore, please confirm that all | 3 notes and methodology contained in the |
| 4 competition approvals have been obtained? | 4 bid sheet which is reflected at Exhibit |
| 5 MR. KEMP: Yes, that is correct. | 5 7, applied in a reasonable manner and not |
| 6 MR. LYONS: Umicore has obtained | 6 to exceed the numbers contained in the |
| 7 board approval? | 7 examples in the notes to Exhibit 7? |
| 8 MR. KEMP: Yes. | 8 MR. KEMP: Yes, that is correct. |
| 9 MR. LYONS: Does Umicore agree to | 9 MR. LYONS: Based upon those |
| waive any litigation or claims regarding | confirmations the debtors designate |
| the sale process and the matters | 11 Umicore's bid as the successful bid, and |
| | · · |
| discussed on the record here today at the | designate CSI's bid as the alternate bid |
| 13 hearing. | pursuant to the procedures. |
| MR. KEMP: Yes, only as to the | Does anyone have anything further |
| debtor's estate. | 15 to say? |
| 16 MR. LYONS: The debtors and their | 16 MR. KEMP: No. |
| 17 estates. | 17 MR. ZAGORE: No. |
| 18 MR. KEMP: Yes. | MR. LYONS: Thank you for your |
| 19 MR. LYONS: Finally does Umicore | participation and we look forward to |
| 20 confirm that the calculation of the | 20 having this approved at the sale hearing. |
| 21 higher bid regarding the reimbursement | 21 This concludes the auction. |
| 8 | |
| 22 of I am sorry, the deduction of the | 1 / |
| purchase price for employees ultimately | 23 |
| 24 hired in Flynt, Troy and Tulsa as | 24 |
| described in your bid shall be consistent | 25 |
| TSG Reporting - Worldwide 877-702-9580 | TSG Reporting - Worldwide 877-702-9580 |
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| 1 | 1 |
| 2 CERTIFICATE | 2INDEX |
| | 3 WITNESS EXAMINATION BY PAGE |
| 3 STATE OF NEW YORK) | |
| 4 : ss. | 4 None |
| 5 COUNTY OF NEW YORK) | 5 |
| 6 | 6 INFORMATION REQUESTS |
| 7 I, Philip Rizzuti, a Notary | 7 None |
| 8 Public within and for the State of New | 8 |
| 9 York, do hereby certify: | 9EXHIBITS |
| That the within proceedings are | 10 Exhibit 1, sale motion, 8 |
| 11 a true and accurate record. | 11 Exhibit 2, black line of the sale 8 |
| 12 I further certify that I am not | 12 order, |
| 13 related to any of the parties to this | 13 Exhibit 3, bid procedures order, 8 |
| J 1 | 14 Exhibit 4, bid submitted by Umicore 9 |
| 5 | |
| in no way interested in the outcome of this | 15 including master asset and sale |
| 16 matter. | purchase dated June 5, 2007, and |
| 17 IN WITNESS WHEREOF, I have | 17 disclosure schedules. |
| <u>'</u> | |
| 18 hereunto set my hand this 9th day of | 18 Exhibit 5, bid submitted by 9 |
| <u>'</u> | 18 Exhibit 5, bid submitted by 9 19 Catalyst Solutions, |
| 18 hereunto set my hand this 9th day of | 18 Exhibit 5, bid submitted by 9 |
| hereunto set my hand this 9th day of August, 2007. | 18 Exhibit 5, bid submitted by 19 Catalyst Solutions, 20 Exhibit 6, sign in sheet, 9 |
| hereunto set my hand this 9th day of August, 2007. PHILIP RIZZUTI | 18 Exhibit 5, bid submitted by 9 19 Catalyst Solutions, 20 Exhibit 6, sign in sheet, 9 21 Exhibit 7, bid sheet, 10 |
| hereunto set my hand this 9th day of August, 2007. PHILIP RIZZUTI | 18 Exhibit 5, bid submitted by 9 19 Catalyst Solutions, 20 Exhibit 6, sign in sheet, 9 21 Exhibit 7, bid sheet, 10 22 Exhibit 8, black line MSPA 10 |
| hereunto set my hand this 9th day of August, 2007. PHILIP RIZZUTI PHILIP RIZZUTI | 18 Exhibit 5, bid submitted by 9 19 Catalyst Solutions, 20 Exhibit 6, sign in sheet, 9 21 Exhibit 7, bid sheet, 10 22 Exhibit 8, black line MSPA 10 23 reflecting modifications from asset |
| hereunto set my hand this 9th day of August, 2007. PHILIP RIZZUTI PHILIP RIZZUTI | 18 Exhibit 5, bid submitted by 9 19 Catalyst Solutions, 20 Exhibit 6, sign in sheet, 9 21 Exhibit 7, bid sheet, 10 22 Exhibit 8, black line MSPA 10 23 reflecting modifications from asset 24 sale and purchase agreement between |
| hereunto set my hand this 9th day of August, 2007. PHILIP RIZZUTI PHILIP RIZZUTI | 18 Exhibit 5, bid submitted by 9 19 Catalyst Solutions, 20 Exhibit 6, sign in sheet, 9 21 Exhibit 7, bid sheet, 10 22 Exhibit 8, black line MSPA 10 23 reflecting modifications from asset |

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| 3 | to agreement, | |
| 4 | Exhibit 10, certain lease governing 11 | |
| 5 | real property in Luxembourg, | |
| 6
7 | Exhibit 11, certain lease governing 11 | |
| 8 | property in Shanghai, China,
Exhibit 12, red line of Umicore 11 | |
| 9 | agreement against the original | |
| 10 | agreement filed with the sale | |
| 11 | motion, | |
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MASTER SALE AND PURCHASE AGREEMENT

BETWEEN

UMICORE AND THE OTHER AFFILIATED PURCHASERS TO BE SET FORTH ON SCHEDULE 1

AND

DELPHI CORPORATION AND THE OTHER AFFILIATED SELLERS TO BE SET FORTH ON THE SIGNATURE PAGES AND SCHEDULE 1

June 5, August 16, 2007

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MASTER SALE AND PURCHASE AGREEMENT

THIS MASTER SALE AND PURCHASE AGREEMENT dated June 5, August 16, 2007, by and between UMICORE, a Belgian corporation ("Umicore") on behalf of itself and each of its affiliates to be listed on Schedule 1 hereto (each of Umicore and such affiliates a "Purchaser", and collectively "Purchasers"), and DELPHI CORPORATION, a Delaware corporation ("Delphi"), on behalf of itself and each of its affiliates listed as a signatory hereto and on Schedule 1 hereto (each of Delphi and such affiliates a "Seller", and collectively "Sellers").

RECITALS:

WHEREAS, Sellers are engaged in the Business (as hereinafter defined).

WHEREAS, on October 8, 2005 (the "Petition Date"), the Filing Affiliates (as hereinafter defined) filed voluntary petitions for relief (the "Bankruptcy Cases") under Chapter 11 of Title 11, U.S.C. §§ 101 et seq. (as amended as of the Petition Date) (the "Bankruptcy Code"), in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court").

WHEREAS, upon the terms and subject to the conditions set forth in this Agreement, and as authorized under Sections 363, 365 and 1146 of the Bankruptcy Code, Sellers wish to sell to Purchasers, all right, title and interest of Sellers in and to the Purchased Assets (as hereinafter defined), and Purchasers wish to make such purchase, subject to Purchasers' assumption of the Assumed Liabilities (as hereinafter defined) and the conditions set forth in this Agreement.

NOW, THEREFORE, in consideration of the premises, mutual promises, representations, warranties and covenants contained in this Agreement and other good and valuable consideration, and intending to be legally bound hereby, the Parties agree:

DEFINITIONS

The following terms, as used in this Agreement, shall have the meanings set forth below whether used in the singular or plural. For purposes of this "Definitions" section only, a "—" followed by a reference to a specific section of this Agreement, shall be understood to reference the section of this Agreement in which such term is defined. Unless otherwise indicated, all figures preceded by "\$" refer to U.S. dollars.

"Accounts Payable" means all trade accounts payable including all Trade Payables and other obligations to pay suppliers and third parties to the extent arising from the conduct of the Business or relating to the Acquired Assets.

"Accounts Receivable" means all trade accounts receivable including all Trade Receivables and other rights to payment from customers and the full benefit of all security for such accounts or rights to payment, including all trade accounts receivable representing amounts receivable in respect of Products delivered to customers, all other accounts receivable and the full benefit of all security for such accounts and any claim, remedy or other right related to any of the foregoing.

"Acquired Assets" — Section 1.3.

"Acquired Carved-Out Location Assets" — Section 1.3.2.2.

"Acquired Carved-Out Manufacturing Location Assets" — Section 1.3.2.1.

"Acquired Carved-Out Technical Center Assets" — Section 1.3.2.2.

"Administrative Assets" means books, records and other administrative assets including advertising and promotional materials, catalogues, price lists, correspondence, mailing lists, customer lists, vendor lists, photographs, production data, sales materials and records, purchasing materials and records, personnel records of employees, billing records, accounting records, other financial records, sale order files, tool routings, labor routings, facility blueprints, service blueprints, plant layouts and Technical Documentation.

"Affiliate" means with respect to any Party any business or other entity directly or indirectly controlling, controlled by or under common control with such specified entity. For purposes of this definition, control means ownership of more than fifty percent (50%) of the shares or other equity interest having power to elect directors or persons performing a similar function.

"Agreement" means this Master Sale and Purchase Agreement, including its Schedules.

"Allocation" — Section 4.8.1.

"Alternate Bid(s)" — Section 11.10.

"Alternate Bidder(s)" — Section 11.10.

"Alternative Transaction" — Section 9.3.1.

"Ancillary Agreements" means the Transfer Agreements, the Transition Services Agreement(s), the Toll Manufacturing Agreements, Fuel Reformer Patent License, the Atmospheric Catalyst License, the Testing Services Agreements, the Canning Supply Agreements and other agreements referred to in Section 7.2.

"Antitrust Authority" shall mean any national, supranational, or state entity having antitrust or competition jurisdiction with respect to the Sale, including, but not limited to, the Federal Trade Commission, the Antitrust Division of the United States Department of Justice, the attorneys general of the several states of the United States, the European Commission, the governments of its member states, or any other jurisdiction pursuant to applicable Antitrust Laws.

"Antitrust Laws" shall mean the Sherman Act, as amended, the Clayton Act, as amended, the HSR Act, the Federal Trade Commission Act, as amended, and all other federal, state, and non-U.S. statutes, regulations, or other binding legal requirements including Council Regulation (EC) No. 139/2004, as amended, rules, regulations, orders, and decrees and all other such Laws governing antitrust and competition matters as are applicable to the Business or the Purchased Assets.

"**Arbitrator**" — Section 4.7.4.

"Asset Purchasers" means each Purchaser to be set forth on <u>Schedule 1</u> prior to Closing, with respect to the Acquired Assets described on such Schedule.

"Asset Seller(s)" means Sellers set forth on <u>Schedule 1</u>, with respect to the Acquired Assets described on such Schedule.

"Assumed Liabilities" — Section 2.1.

"**Assumed PTO Obligation Calculation Methodology**" means the methodology for calculating the Assumed PTO Obligations at Closing as set forth on <u>Schedule 4.6.6</u> hereto.

"Assumed PTO Obligations" — Section 2.1.5.

"Assumed U.S. Contracts" means assumed Contracts of the Filing Affiliates as further described in Section 8.6.

"Atmospheric Catalyst License" means that certain agreement between the Sellers and the Purchasers pursuant to which one or more Sellers shall license U.S. Patent No. 6,924,249 and European Patent Application No. 03077909.4, Publication No. EP 140 5 670 A1, Date of Publication April 7, 2004 to one or more Purchasers all on the terms and conditions set forth therein.

"Auction" — Section 11.8.

"Auditor of Closing Date Statement" means Deloitte and Touche; <u>provided</u>, <u>however</u>, that if Deloitte and Touche cannot or will not fill this role, such other recognized auditing firm as the Parties shall mutually agree will.

"Australia Pro Forma Trade Receivables" means Accounts Receivable which are owing to the Clayton, Australia operations of the Business by the Clayton, Australia canning operations (as opposed to a financing transaction).

"Australian and Mexican Operations" — Section 1.4.9.

"Bankruptcy Cases" — the Recitals.

"Bankruptcy Code" — the Recitals.

"Bankruptcy Court" — the Recitals.

"Bankruptcy Rules" means the U.S. Federal Rules of Bankruptcy Procedure.

"Baseline Environmental Conditions" — Section 12.6.1.C.

"Benefit Plans" means any pension, thrift, savings, profit-sharing, retirement, bonus, incentive, health, dental, accident, disability (short or long-term), stock purchase, stock option, stock appreciation, stock bonus, executive or deferred compensation, hospitalization, "parachute," severance, termination indemnity (in respect of non-U.S. jurisdictions) or other termination benefits, whether pension or lump sum payment-based, payable on retirement, death or cessation of service, vacation, service leave, sabbatical or jubilee benefits or leave, sick leave, life insurance (including post-retirement life insurance), food coupon, automotive subsidy or transportation, fringe or other welfare benefits, plans, policies or practices in which (or at which) the current or former employees (individually or as a group or groups) of the Business or their beneficiaries participate or participated (or are entitled), including those listed and briefly described on Schedule 5.1.19.C.

"Bid Deadline" — Section 11.4.

"Bidding Procedures" — Section 11.1.

"Bidding Procedures Order" means the order of the Bankruptcy Court approving the Bidding Procedures and certain provisions of this Agreement including Purchasers' right, under the terms and conditions set forth hereafter, to a Break-Up Fee or Expense Reimbursement.

"Bidding Process" — Section 11.1.

"Break-Up Fee" — Section 9.3.1.

"Business" means the business of Sellers and the Sale Company relating to the design, testing, manufacture, remanufacture, development, marketing, sale, installation and service of Catalytic Materials as currently conducted at production facilities located in Tulsa, Oklahoma; San Luis Potosí, Mexico; Florange, France; Port Elizabeth, South Africa; Clayton-Melbourne, Australia; Shanghai, China (where Sellers own a controlling 81% interest in the Chinese Joint Venture); and Maharashtra, India (where Sellers have entered into the Indian License and Equipment Lease Arrangements); and technical centers located at Flint, Michigan and Bascharage, Luxembourg, as conducted at the date of this Agreement. The Business does not include Sellers' Fuel Reformer activities, including rights to the Fuel Reformer Patents that will be transferred to Purchaser at Closing subject to a license back to Seller in accordance with the terms of the Fuel Reformer Patent License. The Business also includes various overhead-type services performed at the Listed Real Property and Sales Offices exclusively for the Asset Sellers and Sale Company (such as financial accounting, budget preparation and financial forecasting, cost estimating, cost accounting, invoicing and accounts receivable processing and management, accounts payable processing and management, payroll processing, local tax compliance and management, human resources services, indirect material purchasing, logistics, quality control, plant maintenance and security), but shall not include corporate headquarters-type services that are not exclusively provided to the Business (such as treasury, legal, group level tax, corporate public relations, internal audit services and certain group finance and accounting services such as consolidated financial statement preparation).

"Business Day" means any day other than a Saturday, a Sunday or a day on which banks in Brussels, Belgium, London, England or New York, New York, are authorized or obligated by law or executive order to close.

"Canning Supply Agreements" — Section 7.2.9.

"Cap Amount" — Section 12.5.6.

"Capital Lease" means any lease by any Person of any property (whether real, personal or mixed) which would, in accordance with GAAP, be required to be accounted for as a capital lease.

"Carved-Out Locations" — Section 1.3.2.

"Carved-Out Locations Acquired Equipment and Machinery" means production machinery, equipment, tools, dies, jigs, molds, patterns, gauges, production fixtures, material handling equipment, related spare parts, model shop equipment, laboratory test fixtures and all other machinery and equipment used in washcoat making or preparation and located at a Carved-Out Manufacturing Location, but with the exception of the most recently acquired gas-fired furnace at the Shanghai, China location, specifically does not include furnaces used in the production process at any Carved-Out Manufacturing Location.

"Carved-Out Manufacturing Locations" — Section 1.3.2.

"Catalytic Materials" shall mean chemical emission control devices in the form of catalysts, catalytic coatings deposited on filter substrates, catalytic formulations, manufacturing methods and substrate coating processes relating to such catalysts, information concerning the functionality of such devices (including relationships, models or data about kinetics, thermodynamics or transport phenomena), in each case for the primary purpose of the catalytic treatment of engine exhaust gas by contact of the engine exhaust gas with catalysts and not for the primary purpose of creating reformate (an H2 and CO mixture) or Fuel Reformers.

"China Pro Forma Trade Receivables" means Accounts Receivable which are owing to the Shanghai, China operations of the Business by the Shanghai, China canning operations (as opposed to a financing transaction).

"Chinese Joint Venture" means Shanghai Delphi Emission Control Systems Company, Ltd. (China), a legal entity organized under Chinese law, controlling equity interest in which is owned by a Delphi Affiliate.

"Claims" mean Losses, Liabilities, claims (as defined in Section 101 of the Bankruptcy Code), damages or expenses (including reasonable legal fees and expenses) whatsoever, whether known or unknown, fixed, liquidated, contingent or otherwise.

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"Closing" — Section 3.7.

"Closing Date" means the date of Closing.

"Closing Date Assumed PTO Obligations Schedule" — Section 8.8.

"Closing Date Statement" — Section 4.7.1.2.

"Closing Escrow Agreement" — Section 7.2.11.

"Closing PGM Inventory" — Section 4.7.1.1.

"COBRA" — Section 3.7.
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"Competitive Business" — Section 8.10.1.A.

"Committee" — Section 11.4.

"Collective Bargaining Agreements" — Section 3.9.

"Consigned PGMs" means, as of the Closing Date, metals owned by direct or indirect customers of the Business which have been consigned to Sellers.

"Contract Modification" — Section 8.1.2.

"Contracts" mean purchase orders, sales agreements, service contracts, distribution agreements, sales representative agreements, employment or consulting agreements, leases (including Capital Leases), product warranty or service agreements and other commitments, agreements and undertakings, including

quotations and bids outstanding on the Closing Date including the Indian License and Equipment Lease Arrangements.

"Copyrights" mean: (i) copyrights existing anywhere (registered, statutory or otherwise) and registered, renewals, revivals, reissuances, extensions and applications for registration thereof, and all rights therein, provided by international treaties or conventions; (ii) moral rights (including rights of paternity and integrity), and waivers of such rights by others; (iii) database and data protection rights whether or not based on copyright; (iv) maskworks and similar protection, (v) copies, files and tangible embodiments of all of the foregoing, in whatever form or medium; (vi) all rights to file and apply for, prosecute, defend and enforce any of the foregoing; and (vii) all rights to sue or recover and retain damages and costs and attorneys' fees for present and past infringement of any of the foregoing.

"Covered Employees" — Section 3.7.

"Cure Amounts" means all cure amounts payable in order to cure any monetary defaults required to be cured under Section 365(b)(1) of the Bankruptcy Code, or otherwise to effectuate, pursuant to the Bankruptcy Code, the assumption by Seller and assignment to Purchasers of Assumed U.S. Contracts under the Sale Approval Order.

"Current Employees" means: (i) employees of any Asset Seller or Affiliate that perform services primarily related to the Business; (ii) employees of the Sale Company; and (iii) U.S. Corporate Employees.

"DASHI" means Delphi Automotive Systems (Holding), Inc., the Seller of the Sale Securities of the Sale Company.

"DDS France" means Delphi Diesel Systems France SAS, the Seller of the Acquired Assets in Florange, France.

"**Debt**" means financing-type indebtedness consisting of obligations for borrowed money as evidenced by bonds, debentures, notes, or other similar instruments, and obligations upon which interest charges are customarily paid or discounted (other than ordinary course Trade Payables), and including principal and interest thereon, and all guaranties of such obligations.

"**Deductible Amount**" — Section 12.5.4.

"**Defending Party**" — Section 13.17.

"**Delphi**" — Preamble.

"**Demanding Party**" — Section 13.17.

"**Deposit Amount**" — Section 4.2.

"**Deposit Escrow Agreement**" means the Deposit Escrow Agreement, dated as of the date hereof, executed by and among Purchasers, Sellers and the Escrow Agent concurrently with this Agreement.

"**Disclosure Schedule**" means, collectively, the Schedules to Sellers' Representations and Warranties referenced in Article 5.

"Environment" means any and all organisms (including humans), biota, ecosystems, land, natural resources, indoor or outdoor air, soil, soil gas, sediment, water, groundwater and buildings and fixtures.

"Environmental Claim" means any claim, cause of action, governmental information request, notice of potential responsibility, investigation or written notice by any Governmental Entity arising under Environmental Law and any notice, claim or cause of action-alleging Liability by any other person or entity under Environmental Law or the common law or other Law, including those arising out of, based on or resulting from: (i) the presence or Release of or exposure to any Hazardous Materials at any location, whether or not owned or operated by a Seller; or (ii) circumstances forming the basis of any violation, or alleged violation, of any Environmental Law.

"Environmental Compliance Matter" means a condition, event, activity, practice, action or omission at the Listed Real Property which gives rise to an actual or alleged breach or violation of an Environmental Law, but which excludes Environmental Contamination.

"Environmental Contamination" means the presence, in violation of applicable Environmental Laws or that requires reporting or any response action under any Environmental Laws, of a Hazardous Material at, in, under, on or about the Environment at the Listed Real Property or migrating from the Listed Real Property.

"Environmental Damages" means Losses arising out of an Environmental Law or relating to a Hazardous Material, but in all cases excluding Losses deemed consequential or loss of profit, and also excluding expenses of investigating information solely for the purposes of making a claim for indemnification under this Agreement.

"Environmental Laws" means, in each case as in force and effect on or prior to the date of this Agreement, all federal, state, local and foreign Laws, all applicable supranational laws (including European Union laws and directives, and NAFTA rules), and applicable permits, codes, guidance, directives, decrees and orders, in each case relating to or having the purpose or effect of prevention or remediation of Releases or threatened Releases of Hazardous Materials or the exposure of any person, property, ecosystem or natural resources to Hazardous Materials (but excluding OSHA and similar worker safety Laws applying to employers), and the protection of the ecosystem or the Environment, including the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. §§ 9601 et seq.

"**Equityholders' Committee**" — Section 11.4.

"ERISA" shall mean the Employee Retirement Income Security Act of 1974, as amended.

"ERISA Affiliate" shall mean any trade or business (whether or not incorporated) that is part of the same controlled group, or under common control with, or part of an affiliated service group that includes a Seller, within the meaning of Code Section 414(b), (c), (m), or (o) or ERISA Section 4001(a)(14).

"Escrow Agent" means the escrow agent under the Deposit Escrow Agreement and the Closing Escrow Agreement.

"Escrow Amount" — Section 4.3.

"Excess Cash" means amounts of cash (net of Debt) of the Sale Company for periods prior to the Closing.

"Excluded Assets" means assets not included in the Acquired Assets, as set forth in Section 1.4.

"Excluded Canning Business" — Section 1.4.7.

"Excluded Carved-Out Location Assets" — Section 1.3.2.1.

"Excluded Carved Out Location Trade Payables" means with respect to the operations of the Business located in: (i) Shanghai, China (1) Third Party Trade Payables and (2) Trade Payables owed to the Business' Tulsa, Oklahoma operations; (ii) Clayton, Australia and San Luis Potosi, Mexico, Third Party Trade Payables.

"Excluded Financial Contracts" — Section 1.4.4.

"Excluded Intellectual Property" — Section 1.4.6.

"Excluded Inventory" means all work-in-process in China.

"Excluded Trade Payables" means all: (i) Excluded Carved Out Location Trade Payables; and (ii) Pro Forma Tulsa Trade Payables.

"Excluded Trade Receivables" means all: (i) Overdue Trade Receivables; (ii) Account Receivables generated by the Shanghai, China operations of the Business, including the China Pro Forma Trade Receivables; (iii) Australia Pro Forma Trade Receivables; and (iv) Trade Receivables of the Tulsa, Oklahoma operations of the Business that represent Trade Payables of the Shanghai, China operations of the Business.

"Existing Tulsa Collective Bargaining Agreement" means that certain Third Agreement, dated as of July 22, 2006, between ASEC Manufacturing General Partnership and the International Union United Automobile, Aerospace and Agricultural Implement Workers of America (UAW) and its Unit, Local Union No. 286 governing workers at Seller's 1300 Main Parkway, Catoosa, Rogers County, Oklahoma (e.g., Tulsa) facility.

"Expense Reimbursement" — Section 9.3.2.

"Filing Affiliates" means Delphi, DASHI and the following Affiliates of Delphi, which are included in the Bankruptcy Cases and operate certain portions of the Business or are Asset Sellers: Delphi Automotive Systems LLC, Exhaust Systems Corporation, Environmental Catalysts, LLC, Delphi Automotive Systems (Holding), Inc., Delphi Technologies, Inc., ASEC Manufacturing General Partnership and ASEC Sales General Partnership.

"Final Closing Date Statement" — Sections 4.7.2, 4.7.3 or 4.7.4, as applicable.

"Final Order" means an order or judgment: (i) as to which the time to appeal, petition for certiorari or move for review or rehearing has expired and as to which no appeal, petition for certiorari or other proceeding for review or rehearing is pending; or (ii) if an appeal, writ of certiorari, reargument or rehearing has been filed or sought, the order or judgment has been affirmed by the highest court to which such order or judgment was appealed or certiorari has been denied, or reargument or rehearing shall have been denied or resulted in no modification of such order or judgment, and the time to take any further appeal or to seek certiorari or further reargument or rehearing has expired; provided, however, that the possibility that a motion under Rule 59 or Rule 60 of the Federal Rules of Civil Procedure, or any analogous rule under the

Bankruptcy Rules, may be filed with respect to such order or judgment shall not prevent such order or judgment from being considered a Final Order.

"Foreign Operations" means the operations of the Business other than by any of the Filing Affiliates.

"Fuel Reformer" means a device having the principal function to convert fuels (hydrocarbons, alcohols, other chemical compounds containing chemically bound hydrogen or mixtures thereof) to produce mixtures containing free hydrogen that can be used within such mixtures or, after full or partial separation, for applications using hydrogen (e.g. as a chemical reactant), and containing other chemical compounds (e.g. carbon monoxide). A device having the above-described principal function shall be considered to be a Fuel Reformer notwithstanding the fact that engine exhaust may be introduced thereto as a reactant instead of fuel during some phases of its operating cycle or as a secondary reactant in addition to fuel.

"Fuel Reformer Patent License" – Section 7.2.2.

"Fuel Reformer Patents" – Section 7.2.1.

"GAAP" means United States generally accepted accounting principles as in effect from time to time consistently applied.

"Good Faith Deposit" — Section 11.5.3.

"Governmental Entity" means any United States federal, state or local or any supranational or non-United States court, tribunal, legislative, executive, governmental, quasi-governmental or regulatory authority, self-regulatory authority, agency, department, commission, instrumentality, governmental authority or regulatory body including all Antitrust Authorities.

"Governmental Order" means, with respect to any Person, any judgment, order, writ, injunction, decree, stipulation, agreement, determination or award entered or issued by or with any Governmental Entity and binding on such Person.

"Governmental Requirements" — Section 5.1.3.

"Hazardous Materials" means all matter or the effect of matter including any substances listed, defined or regulated under an Environmental Law or which has the characteristic of being explosive, radioactive, noxious, infectious, mutagenic, corrosive, carcinogenic, hazardous or toxic to human health, the ecosystem or the Environment.

"Hired Current Employees" means those Current Employees hired by Purchasers on or promptly after the Closing Date and those Current Employees who become employees of a Purchaser on the Closing Date by operation of Law or contract as a result of the Sale.

"HSR Act" means the Hart-Scott-Rodino Antitrust Improvement Act of 1976, as amended.

"Improvements" — Section 5.1.16.A.

"Including" means, whether or not initially capitalized, including, without limitation.

"Indemnifiable Losses" — Section 12.1.

"Indemnified Party" — Section 12.3.

"Indemnified Real Property" — Section 12.6.1.A.

"Indemnifying Party" — Section 12.4.

"Indian License and Equipment Lease Arrangements" means the arrangement between Sellers and Varroc Exhaust Systems Pvt. Ltd. under which Sellers license technical information, lease equipment and provide advice, assistance and support services to Varroc.

"Individual Claim Amount" — Section 12.5.5.

"Intellectual Property" means the Patent Rights, Trademark Rights, Copyrights, Software, Trade Secrets, Know-How and registered domain names and IP addresses.

"Inventory" means raw materials (including substrates), work-in-process, finished goods and packaging that is usable in the Ordinary Course of Business, owned by Sellers and valued at the lower of cost or market value in accordance with GAAP and past practices of the Business.

"IRC" means the Internal Revenue Code of 1986, as amended.

"January July Projections" means those certain financial projections of the Business as of January 2007 provided to the Purchasers by the Sellers in March 2007. July (6+6) 2007 attached as Schedule 5.1.12.

"Know-How" means proprietary technical and business knowledge and information, including specifications, designs, methodologies, processes and production techniques resulting from research and development, technology, manufacturing and production processes, research and development information, drawings, specifications, designs, plans, proposals, technical data, vendor and marketing and business data and customer and vendor lists and information, whether or not confidential.

"Laws" means laws, ordinances, codes, standards, administrative rulings or regulations of any applicable federal, state, local or foreign governmental authority.

"Liability" or "Liabilities" mean any and all liabilities and obligations of every kind and description whatsoever, whether such liabilities or obligations are known or unknown, disclosed or undisclosed, matured or unmatured, accrued, fixed, absolute, contingent, determined or undeterminable, on- or off- balance sheet or otherwise, or due or to become due, including those arising under any Law, Claim, Governmental Order, Contract or otherwise.

"Licensed Intellectual Property" means Sellers' rights with respect to all Intellectual Property licensed or sublicensed to any Seller or its Affiliates from an affiliated or unaffiliated third party which is Used in Connection with the Business, including the Licensed Intellectual Property listed on Schedule 5.1.7.A.2.

"Lien" means any lien, charge, claim, interest, pledge, security interest, conditional sale agreement or other title retention agreement, lease, mortgage, security interest, option or other encumbrance (including the filing of, or agreement to give, any financing statement under the Uniform Commercial Code of any jurisdiction).

"Listed Contracts" — Section 5.1.14.A.

"Listed Real Property" — Section 5.1.16.A.

"Loss" or "Losses" means any and all claims, losses, Liabilities, sanctions, penalties, damages, costs and expenses; in each case including reasonable, actual, out-of-pocket expenses (including reasonable attorneys' fees).

"Marked Agreement" — Section 11.5.2.

"Material" or "material" shall mean, with respect to the Business, the Acquired Assets or the Sale Company, having, or reasonably likely to have, an impact thereon or a value thereto in excess of \$1,000,000.

"Material Adverse Effect" shall mean, with respect to the Business, the Acquired Assets or the Sale Company, an adverse change or effect on the assets, properties, operations, Liabilities or financial condition of the Business, any of the Acquired Assets or the Sale Company whether arising out of a single event or circumstance or a series of related events or circumstance and resulting in a monetary Loss (including a (1) loss related to income from operations or (2) in the case of an actual or intended reduction in a commitment by a customer (measured by contribution margin in any twelve month period), an actual or reasonably expected Loss) in excess of U.S. \$3,000,000; provided, however, that any change or effect resulting from, relating to or arising directly out of (i) the public announcement of the transactions contemplated by this Agreement or actions required by this Agreement including by reason of the identity of Purchaser or communication by Purchaser of its plans or intentions regarding operation of the Business; (ii) any act or omission of a Seller taken with the prior written consent of the Purchaser; (iii) any action taken by Seller or Purchaser or any of their respective representatives required by the terms of this Agreement or necessary to consummate the transactions contemplated by this Agreement; (iv) conditions affecting the industry and markets in which the Business generally operates, to the extent that such conditions do not disproportionately affect the Business as compared to other participants in the industry and markets in which the Business generally operates; (v) changes in United States generally accepted accounting principles or generally accepted accounting principles of any foreign jurisdiction in which any of the Acquired Assets are located, or (vi) changes in any Law, in each case, shall not be considered to have a Material Adverse Effect.

"Net Working Capital" means the total amount of all Inventory (other than Excluded Inventory or Owned PGMs) plus all Accounts Receivables of the Business (other than Excluded Trade Receivables) plus certain other current assets relating to the Purchased Assets; minus the sum of the total amount of all Accounts Payables of the Business (other than Excluded Trade Payables) plus the sum of all certain other current liabilities relating to the Purchased Assets, in each case as set forth in Schedule 4.6.1.

"Net Working Capital Methodology" means the methodology to be employed by the Purchasers and the Sellers in calculating the Net Working Capital of the Business set forth on Schedule 4.6.1. Schedule 4.6.1 sets forth a demonstration of the Net Working Capital Methodology. Attached hereto as Schedule 4.6.1 are several spreadsheets setting forth the quantitative expression of the Net Working Capital Methodology.

"Net Working Capital Target" means U.S. \$57.955.0 million; provided, however, that if the Closing does not occur prior to September 30, 2007, the Parties shall work together in good faith to update the Net Working Capital Target using the same Net Working Capital Methodology as was employed to set the target as of the date hereof. For purposes of clarification, and not limitation, the Net Working Capital

Target is independent of, and in addition to, the Owned PGM Target Value without any duplication of the elements thereof.

"Non-Filing Affiliate" means the: (i) Sale Company; and (ii) each Seller other than Delphi and the Filing Affiliates.

"Notice" — Section 13.17.

"**OEM**" means original equipment manufacturer.

"**OFAC**" — Section 5.2.11.

"Ordinary Course of Business" means: (i) with respect to the U.S. Operations of the Filing Affiliates, the ordinary course of business consistent with custom and practice of the Business prior to the Petition Date or to the extent consistent with orders issued in the Bankruptcy Cases thereafter; and (ii) with respect to the Foreign Operations, the ordinary course of business consistent with past custom and practice of the Business.

"Other Book Assets" means: all other assets including general intangible assets of the Sellers which are Used in Connection with the Business but which are not otherwise covered by the definitions of the various categories of assets included in the Acquired Assets identified in Section 1.3.1, including: (i) all rights to or in connection with prepaid expenses (other than the prepaid expenses related to the Excluded Canning Business or other Excluded Assets); and (ii) all claims and similar rights (and benefits arising from such claims or rights) owing to any Asset Seller, whether or not yet due and payable, including the benefit of all security therefor and of all guarantees, indemnities and rights (including warranty rights against suppliers) in respect of the same.

"Overdue Trade Receivable" means a Trade Receivable that has not been paid by the account debtor at least thirty (30) days after such Trade Receivable was due. The due date of any particular Trade Receivable shall be determined based on the terms which the Business has established with the applicable customer (including Delphi or any of its Affiliates) as the date when the subject invoice is due to be paid by such customer (whether based on an invoice date, delivery date or other date associated with the customer and the relevant Contract or applicable terms and conditions of Sale).

"Owned Intellectual Property" means all Intellectual Property in and to which a Seller holds, or has a right to hold, in whole or in part, right, title and interest which is Used in Connection with the Business and the Reformer Patents, including such Intellectual Property listed on <u>Schedules 5.1.7.A.1</u> and <u>5.1.7.A.3</u>.

"Owned PGM Shortfall" — Section 4.6.2.1.

"Owned PGM Surplus" — Section 4.6.2.2.

"Owned PGM Target Value" means U.S. \$1,200 per troy ounce for platinum, U.S. \$350 per troy ounce for palladium and U.S. \$5,650 per troy ounce for rhodium, determined in accordance with the methodology set forth in Schedule 4.6.2. The total Owned PGM Target Value is approximately U.S. \$30,769,000.26,000,000; provided, however, that if the Closing does not occur prior to September 30, 2007 the Parties shall work together in good faith to update the Owned PGM Target Value using the same methodology as was employed to set the target as of the date hereof.

"Owned PGM Volume Target" means 5,8344,292 troy ounces for platinum, 22,22619,560 troy ounces for palladium and 2,8302,465 troy ounces for rhodium, determined in accordance with the methodology set forth in Schedule 4.6.2. 4.6.2; provided, however, that if the Closing does not occur prior to September 30, 2007, the Parties shall work together in good faith to update the Owned PGM Volume Target using the same methodology as was employed to set the target as of the date hereof.

"Owned PGMs" means PGMs owned by the Sellers.

"Party" or "Parties" means any Purchaser or Purchasers and/or any Seller or Sellers.

"Patent Rights" means: (i) patentable inventions, whether or not reduced to practice, and whether or not yet made the subject of a pending patent application or applications; (ii) designs, ideas and conceptions of patentable subject matter, including any patent disclosures and inventor certificates, whether or not reduced to practice and whether or not yet made the subject of a pending patent application or applications; (iii) national (including the United States) and multinational statutory invention registrations, patents, patent registrations and patent applications (including all provisionals, substitutions, reissues, divisions, continuations, continuation-in-part, extensions and reexaminations) and all rights therein provided by international treaties or conventions, and all patentable improvements to the inventions disclosed in each such registration, patent or application; (iv) copies, files and tangible embodiments of all of the foregoing, in whatever form or medium; (v) all rights to sue or recover and retain damages and costs and attorneys' fees for present and past infringement of any of the foregoing; (vi) without limiting the foregoing, all patent rights included in the Acquired Assets or underlying the Atmospheric Catalyst License.

"Permit Transfer Liabilities" shall mean Losses incurred by Purchasers due to the inability to transfer any Permit required under Environmental Law to Purchasers as of the Closing Date despite Purchasers' reasonable best efforts to transfer such permits in full cooperation with Sellers.

"Permits" means permits, concessions, grants, franchises, licenses and other governmental authorizations and approvals issued to any Seller and that are currently used for the purpose of carrying on the Business or that relate to the Acquired Assets.

"Permitted Encumbrances" means, with respect to the Real Property: (i) Liens for any current real estate or ad valorem taxes or assessments not yet delinquent or being contested in good faith by appropriate proceedings; (ii) inchoate mechanic's, materialmen's, laborer's and carrier's liens and other similar inchoate liens arising by operation of law or statute in the Ordinary Course of Business for obligations which are not delinquent and which will be paid or discharged in the Ordinary Course of Business; (iii) rights of the public and adjoining property owners in streets and highways abutting and adjacent to the Real Property; (iv) easements, covenants, restrictions and other encumbrances of public record; and (v) such other matters, the existence of which, in the aggregate, would not materially interfere with or materially affect the use of the respective underlying asset to which such encumbrances relate as used on the Closing Date.

"Permitted Lien" means: (i) purchase money security interests arising in the Ordinary Course of Business; (ii) security interests relating to progress payments created or arising pursuant to government contracts set forth on Schedule 5.1.5.A; and (iii) Liens of any Seller's pre-Petition Date secured lenders and post-Petition Date secured lenders which such lenders have agreed to release in connection with the Sale to the extent such Liens are actually released at Closing.

"Person" means an individual, a corporation, a partnership, a limited liability company, an association, a trust or other entity or organization.

"Personal Property" means tangible personal property other than Inventory, including production machinery, equipment, tools, dies, jigs, molds, patterns, gauges, production fixtures, material handling equipment, related spare parts, business machines, computer hardware and other IT assets other than Intellectual Property, office furniture and fixtures, in-factory vehicles, trucks, model shop equipment, laboratory test fixtures and other tangible personal property, whether located on the Real Property, at the place of business of a vendor or elsewhere, together with any interest as lessee in any leases with respect to the foregoing.

"**Petition Date**" — the Recitals.

"PGM" means platinum group metals, including platinum, palladium and rhodium.

"PGM Inventory" means Sellers' PGM inventory.

"**PGM Inventory Methodology**" means the methodology to be employed by the Purchasers and the Sellers for calculating the PGM Inventory and set forth on Schedule 4.7.1.1 hereto.

"PGM Leases or Borrowings" — Section 4.6.4.

"PGM Physical Inventory Report" — Section 4.7.1.1.

"**PGM Pricing Methodology**" means applying the first London fixing for platinum and palladium and the Johnson Mathey 9:00 a.m. base price for rhodium.

"Post-Closing Environmental Compliance Matter" means an Environmental Compliance Matter occurring on or after the Closing Date.

"Post-Closing Environmental Contamination" means Environmental Contamination occurring on or after the Closing Date.

"Post-Closing Severance Obligations" — Section 2.1.10.

"Post-Petition Contracts" means the Contracts of the Filing Affiliates entered into on or after the Petition Date relating to the Business in the Ordinary Course of Business or approved by the Bankruptcy Court.

"Potential Bidder" — Section 11.2.

"**Pre-Closing Environmental Compliance Matter**" means an Environmental Compliance Matter occurring prior to the Closing Date.

"Pre-Closing Environmental Contamination" means Environmental Contamination occurring prior to the Closing Date.

"**Pre-Petition Contracts**" means the Contracts of the Filing Affiliates relating to the Business entered into by such Filing Affiliates before the Petition Date.

"Preliminary Closing Date Net Working Capital Calculation" — Section 4.6.1.

"Preliminary Closing Owned PGMs" — Section 4.6.2.1.

"Preliminary Closing PGM Inventory Statement" — Section 4.5.

"Preliminary Purchase Price" — Section 4.1.

"Preliminary Restitution Commitments" — Section 4.6.3.

"Products" means ceramic or metallic monolith substrates coated with catalytically active components, designed, manufactured, marketed, sold, installed or serviced by the Business.

"Pro Forma Tulsa Trade Payables" means certain Trade Payables reflected in the accounting books and records of the Business' Tulsa operations that reflects the reconciliation of the actual Trade Payables of the Business' Tulsa location with the Trade Payables that would have been reflected on the Tulsa balance sheet if the Filing Affiliates had not sought bankruptcy protection (e.g., were not subject to the amended payment terms required by suppliers and vendors of the Filing Affiliates).

"Proposed Hired Current Employees" — Section 8.7.

"PTO Obligations" means all Liabilities related to or arising from accrued paid-time-off, vacation, holiday and sick leave obligations to Current Employees.

"**Purchase Price**" — Section 4.1.

"Purchased Assets" means the Acquired Assets and the Sale Securities.

"Purchased Intellectual Property" means all Owned Intellectual Property and Licensed Intellectual Property in each instance, other than the Patent Rights subject to the Atmospheric Catalyst License.

"Purchaser" and "Purchasers" shall have the meanings set forth in the preamble to this Agreement.

"Purchaser Confidentiality Agreement" means that certain Confidentiality Agreement dated as of June 21, 2005 between Delphi and Umicore, as amended by that certain letter agreement dated as of February 20, 2007 between Delphi and Umicore and as further amended by that second letter agreement dated as of February 27, 2007 between Delphi and Umicore.

"Purchaser Indemnified Parties" — Section 12.1.

"Qualified Bid" — Section 11.6.

"Qualified Bidder" — Section 11.2.

"Real Property" means the real property at the facilities described in <u>Schedule 5.1.16.A</u> and all Improvements located thereon, including all rights to leases of such Real Property.

"Release" means any release, spill, emission, discharge, leaking, pumping, injection, deposit, disposal, dispersal, or leaching or migration into the indoor or outdoor environment (including ambient air,

surface water, groundwater and surface or subsurface strata) or into or out of any property, including the movement of Hazardous Materials through or in the air, soil, surface water, groundwater or property.

"Remedial Works" means the works, designs, investigations, Remediation and activities carried out by a Party in relation to Environmental Contamination or Environmental Compliance Matters, but excluding expenses of investigating information solely for the purposes of making a claim for indemnification under this Agreement.

"Remediation" means any investigation, clean-up, removal action, remedial action, restoration, repair, response action, corrective action, monitoring, sampling and analysis, installation, reclamation, closure, or post-closure in connection with the suspected, threatened or actual Release of Hazardous Materials.

"Remediation Standards" means standards which are: (i) the minimum criteria or standards under Environmental Laws, including use of risk assessment methodologies where permitted, in existence as of date of the Remediation; and (ii) applicable to the industrial use and operations at the Listed Real Property as carried out as of the date of the Remediation.

"Remedy" — Section 12.6.3.A.

"Required Bid Documents" — Section 11.5.

"Restitution Commitments" means, as of any date of determination, Sellers' aggregate commitments (measured by weight as opposed to value) to return or make restitution to customers of Consigned PGMs.

"Retained Liabilities" — Section 2.3.

"Retired Employees" means: (i) former employees of any Asset Seller or Affiliate that performed services primarily related to the Business; (ii) former employees of the Sale Company; and (iii) former U.S. Corporate Employees and their dependents, who as of the Closing Date were either retired and were covered by, or are eligible for or are receiving benefits under any "employee welfare benefit plan" (as that term is defined in ERISA) sponsored by Sellers that provides health, medical, drug, or other form of welfare benefit.

"Return Date" — Section 11.11.

"Sale" means the sale of the Business in accordance with the Bidding Procedures.

"Sale Approval Order" means an order or orders of the Bankruptcy Court issued pursuant to Sections 363 and 365 of the Bankruptcy Code: (i) in form and substance reasonably satisfactory to Purchasers; (ii) authorizing and approving, among other things, the sale, transfer and assignment of the Acquired Assets and Assumed Liabilities and the Sale Securities to the Purchasers in accordance with the terms and conditions of this Agreement, free and clear of all Liens other than Permitted Encumbrances, Permitted Liens and Liens encompassed within Assumed Liabilities assumed by Purchasers pursuant to Section 2.1; (iii) including a specific finding that Purchasers are good faith purchasers of the Acquired Assets and the Sale Company and are entitled to the protections afforded by Section 363(m) of the Bankruptcy Code; and (iv) approving Sellers' assumption and assignment of the Assumed U.S. Contracts to the Purchasers pursuant to Section 365 of the Bankruptcy Code and, subject to and in accordance with

Section 8.6, ordering Sellers to pay the Cure Amounts to the other parties to the Assumed U.S. Contracts as a condition to such assignment and assumption.

"Sale Company" means Delphi Catalyst South Africa (Proprietary) Ltd., a South African Affiliate of Delphi engaged in the Business, all of the Sale Securities of which are owned by DASHI.

"Sale Company Current Tax Amount" — Section 4.6.7.

"Sale Company Retained Liability Amount" — Section 4.6.7.

"Sale Hearing" — Section 11.9.

"Sale Motion" means one or more motions filed by Sellers with the Bankruptcy Court for approval of the Bidding Procedures Order and the Sale Approval Order.

"Sale Securities" means the shares or other equity of the Sale Company listed on <u>Schedule 5.1.18</u>.

"Sales Offices" means the Business' sales offices listed on Schedule 1.

"**SDN List**" — Section 5.2.11.

"Securities Act" means the Securities Act of 1933, as amended, and the rules and regulations promulgated thereunder.

"Securities Purchasers" means the Purchasers to be set forth on <u>Schedule 1</u> prior to Closing, with respect to the Sale Securities set forth opposite its name.

"Seller" and "Sellers" — the preamble to this Agreement.

"Seller U.S. Health Plans" — Section 3.7.

"Sellers' Knowledge" means the actual knowledge after reasonable investigation of the individuals listed on Schedule A in each of their respective functional areas listed on such schedule, without imputation of the knowledge of any other Person.

"Shelf Tulsa Collective Bargaining Agreement" means that certain Agreement, dated effective as of the Closing Date and ratified as of May 23, 2007, between Umicore Autocat USA Inc. and the International Union United Automobile, Aerospace and Agricultural Implement Workers of America (UAW) and its Unit, Local Union No. 286 governing workers at Seller's 1300 Main Parkway, Catoosa, Rogers County, Oklahoma (e.g., Tulsa) facility, as set forth in Schedule 5.2.13.

"**Software**" means computer software and programs, including source code, shareware, firmware, middleware, courseware, open source code, operating systems and specifications, system data, record and table layouts, databases, files documentation, storage media, manuals and other materials related thereto.

"Special Claim Matters" — Section 12.5.5.

"Straddle Period" — Section 10.2.1.

"Subsequent Bid" — Section 11.6.

"Successful Bid(s)" — Section 11.8.6.

"Successful Bidder(s)" — Section 11.8.6.

"**Tax Return**" means any return, declaration, report, claim for refund or information return, or statement, or any other similar filings, related to Taxes, including any schedule or attachment thereto.

"Tax(es)" means any tax or similar governmental charge, impost or levy whatsoever (including income, profits, franchise, transfer, use, gross receipts, value added, employment, excise, ad valorem, property, withholding, payroll, social contribution, customs duty, trade, license, severance, stamp, occupation, premium, environmental, capital stock, social security (or similar), unemployment, disability, real property, personal property, sales, registration, alternative or add-on minimum, estimated or windfall profit taxes or transfer fees), together with any related penalties, fines, additions to tax or interest, imposed by the United States or any state, county, local or foreign government or subdivision or agency thereof.

"**Taxable Period**" means any period for which Taxes are owed to a federal, state, local or foreign taxing authority, or for which a Tax Return is required to be filed by any of the Sellers, Sale Company or Purchasers with respect to the Business.

"Technical Centers" — Section 1.3.2.

"**Technical Documentation**" means all documented technical information currently in the files of the Business primarily used in the Business and owned by Sellers, in each case pertaining to the design or manufacture of the Products of the Business or the Purchased Intellectual Property.

"Termination Date" — Section 9.1.1.D.

"Testing Services Agreement(s)" — Section 7.2.8.

"Third Party Bailed Assets" — Section 1.4.1.

"Third Party Indemnification Claim" — Section 12.4.

"Third Party Trade Payables" means Accounts Payable which arise from and relate to the Business and are: (i) between Sellers or the Sales Company, on the one hand, and non-affiliate third parties, on the other hand; or (ii) between the Seller and/or the Sale Company, on the one hand, and another Delphi Affiliate that is not a Seller or the Sale Company, on the other hand and in the case of (ii) reflects a legitimate arm's length trade obligation as opposed to a financing transaction among such parties.

"Toll Manufacturing Agreement(s)" — Section 7.2.10.

"Trade Payables" means Accounts Payable which arise from and relate to the Business and are: (i) between Sellers or the Sales Company, on the one hand, and non-Affiliate third parties, on the other hand; (ii) between the Seller and/or the Sale Company, on the one hand, and another Seller, Sale Company or other Delphi Affiliate, on the other hand; or (iii) between the portion of any Seller that relates to the Business and any other portion of such Seller (*i.e.*, such as the canning operations of such Seller) and in the case of (ii) or (iii) reflect a legitimate arm's length trade obligation as opposed to a financing transaction among such parties.

"Trade Receivables" means Accounts Receivable which arise from and relate to the Business and are: (i) between Sellers or the Sales Company, on the one hand, and non-Affiliate third parties, on the other hand; (ii) between the Seller and/or the Sale Company, on the one hand, and another Seller, Sale Company or other Delphi Affiliate, on the other hand; or (iii) between the portion of any Seller that relates to the Business and any other portion of such Seller (i.e., such as the canning operations of such Seller) and in the case of (ii) or (iii) reflect a legitimate arm's length trade obligation as opposed to a financing transaction among such parties.

"Trade Secrets" means: (i) all forms and types financial, business, scientific, technical, economic, manufacturing or engineering information, including patterns, plans, compilations, specifications, test results, tooling, program devices, formulas, designs, prototypes, testing plans, methods, techniques, processes, procedures, programs, customer and vendor lists, pricing and cost data, whether tangible or intangible, and whether or how stored, compiled or memorialized physically, electronically, graphically, photographically or in writing, if: (a) the owner thereof has taken reasonable measures to keep such information secret; and (b) the information derives independent economic value, actual or potential, from not being generally known to, and not being readily ascertainable through proper means by, the public, and confidential technical and business information (including ideas, formulas, compositions, inventions and conceptions of inventions whether patentable or unpatentable and whether or not reduced to practice); (ii) all copies, files and tangible embodiments of all of the foregoing, in whatever form or medium; (iii) all rights to file and apply for, prosecute, defend and enforce any of the foregoing; and (iv) all rights to sue or recover and retain damages, costs and attorneys' fees for present and past misappropriation of any of the foregoing.

"Trademark Rights" means: (i) trademarks, trade names and service marks; (ii) the good will associated with trademarks, trade names and service marks; (iii) registrations and applications for registration of trademarks, trade names and service marks; (iv) copies, files and tangible embodiments of all of the foregoing, in whatever form or medium; and (v) all rights to sue or recover and retain damages and costs and attorneys' fees for present and past infringement of any of the foregoing.

"Transfer Agreement(s)" — Section 1.1.2.

"Transfer Documents" means such bills of sale, assignments and other good and sufficient instruments of transfer conveying and transferring to Purchasers title to the Acquired Assets and the Sale Securities as provided in this Agreement or any Transfer Agreement and as Purchasers may reasonably request, including executed assignments for the Owned Intellectual Property, where applicable.

"Transfer Taxes" — Section 10.5.

"**Transition Services Agreement**" means any Transition Services Agreement between Sellers and Purchasers referred to in Section 7.2.6.

"U.S. Corporate Employees" means those Current Employees specifically designated as such on Schedule 5.1.19.A.

"U.S. Employee-Related Credit" – Section 4.6.9.

"U.S. Operations" means the operations of the Business by the Filing Affiliates including the manufacturing operations in Tulsa, Oklahoma, the Flint, Michigan, technical center and the sales and other business activities in Troy, Michigan.

"**Umicore**" — Preamble.

"United States" or "U.S." means the fifty (50) states and the District of Columbia of the United States of America.

"USA PATRIOT Act" — Section 5.2.11.

"Used in Connection with the Business" — Section 1.3.1.

"WARN Act" means the Workers Adjustment and Retraining Notification Act of 1989, as amended, and the regulations promulgated thereunder.

"Warranties" refers to the representations and warranties provided by Sellers to Purchasers, or by Purchasers to Sellers, as the case may be, in each case as referred to in Article 5 of this Agreement or expressly set forth in any Transfer Agreement.

"Works Council" means any organization formed by, and comprised of, employees of the Business, any Seller or the Sale Company that represent the interests of, and negotiates on behalf of, such employees with respect to employment and benefit matters.

1. CONVEYANCE OF THE ACQUIRED ASSETS AND SALE SECURITIES:

- **1.1.** General. Subject to the terms and conditions of this Agreement, at the Closing, the Sellers described on Schedule 1 shall sell, transfer and assign the Purchased Assets sold by such Seller to the corresponding Purchasers described on Schedule 1 in accordance with this Section 1.1. The Parties agree that the transfer of the Purchased Assets shall be governed by this Agreement.
 - **1.1.1.** Transfer of Purchased Assets. Subject to Section 1.1.3 below, at Closing, the transfer of the Purchased Assets may be effected through one or more transfers embodied in and pursuant to the applicable Transfer Agreements as may be necessary or advisable under applicable local Laws.
 - 1.1.2. Identity of Purchasers. Attached hereto is a preliminary Schedule 1 reflecting the identity of certain of the Umicore affiliates who are anticipated to be the Purchasers hereunder. Umicore may make changes to the identities of any of such Purchasers (other than Purchasers of Purchased Assets from any of the Filing Affiliates) on or before five (5) days prior to the date of the Auction, provided that it may make changes to the identity of any Purchaser purchasing assets in France at any time on or before ten (10) Business Days prior to the Closing Date or such earlier date as may be reasonably requested by Delphi and agreed by Umicore as may be necessary in connection with the transfer of Contracts relating to the Business in France. Each such Umicore affiliate shall be a direct or indirect wholly-owned subsidiary of Umicore. Consistent with Section 7.2, the Parties agree to cooperate to finalize any Transfer Agreements required by or advisable under applicable local Law to transfer the Purchased Assets consistent with the transferors and transferees and Purchased Assets described on Schedule 1 (collectively, such local country, non-U.S. agreements under which the Acquired Assets and Sale Securities may be transferred by the Asset Sellers and Securities Sellers to the Asset Purchasers and Securities Purchasers are referred to herein as the "Transfer Agreement(s)").
 - **1.1.3.** Governing Documents. To the extent that there is an inconsistency between a Transfer Agreement (or its effect) and this Agreement, this Agreement shall control, except to the

extent that the intent for a Transfer Agreement to control is expressly stated in such Transfer Agreement. The Parties agree to cooperate with each other in effecting the multiple transfers required to effect the transactions contemplated by this Agreement, and to enter into any additional Contracts reasonably necessary or advisable under applicable Law to effect and document the desired transfer.

- 1.2. <u>Sale Securities</u>. With respect to the Sale Company, upon the terms and subject to the conditions set forth in this Agreement (subject to Section 1.1.3 above), on the Closing Date, DASHI shall sell, transfer, assign, convey and deliver to the Securities Purchaser the Sale Securities; and Umicore shall cause the Securities Purchaser to purchase, accept and acquire the Sale Securities.
- 1.3. Acquired Assets Transactions. Upon the terms and subject to the conditions set forth in this Agreement, as modified or supplemented by any applicable Transfer Agreement (subject to Section 1.1.3 above), at Closing, Delphi shall, and shall cause each of the Asset Sellers to, and each of the Asset Sellers shall, sell, transfer, assign, convey and deliver to the Asset Purchasers, and Purchasers shall, or shall cause each of the Asset Purchasers to purchase, accept and acquire from the Asset Sellers, free and clear of all Liens except: (i) Permitted Encumbrances; (ii) Permitted Liens; and (iii) Liens included in the Assumed Liabilities assumed by Purchasers pursuant to Article 2, all of the assets and properties described in Section 1.3.1 below, subject in each case to Section 1.4 in respect of Excluded Assets (collectively, the "Acquired Assets").
 - 1.3.1. Acquired Assets. The Acquired Assets consist of all of Sellers' right, title and interest in and to the rights and assets Used in Connection with the Business (as defined below) by the Sellers (other than the Excluded Assets) including: Accounts Receivable (other than Excluded Trade Receivables); Other Book Assets; Real Property; Personal Property; Permits; Inventory (wherever located and including all Inventory in transit or on order and not yet delivered, and all rights with respect to the processing and completion of any work-in-process, including the right to collect and receive charges for the Products and services performed by the Asset Sellers or the Sale Company with respect thereto); Contracts (including the Indian License and Equipment Lease Arrangements, and Capital Leases); Administrative Assets; and Purchased Intellectual Property, in each case to the extent Used in Connection with the Business, together with all other property and assets of every kind or nature Used in Connection with the Business (other than the Excluded Assets); provided that: (i) with respect to the Sales Offices, the Acquired Assets shall consist only of the Assets specifically set forth in Schedule 1.3.1; and (ii) with respect to the Carved-Out Locations, the Acquired Assets shall consist only of the assets set forth in Sections 1.3.2 below. The term "Used in Connection with the Business" as used herein shall mean all of those assets comprising the foregoing asset categories including any other assets owned, leased, licensed or otherwise held by a Seller or the Sale Company which were acquired for use or held for use by such Seller or Sale Company primarily in connection with the Business as currently conducted and which are necessary for the continued operation of the Business after the Closing in substantially the same manner as before the Closing, and including all current and total assets which would be reflected on the books of account of the Business if such accounts were: (i) presented on a carved-out or stand-alone basis; and (ii) audited by an independent accounting firm as of the Closing Date. It is specifically understood and agreed that the Purchasers are acquiring, and the Sellers are selling, all of the tangible and intangible assets Used in Connection with the Business by the Asset Sellers or the Sale Company, except to the extent any such assets are included in the definition of the Excluded Assets.
 - **1.3.2.** <u>Carved-Out Location Assets.</u> Notwithstanding Section 1.3.1 above and consistent with the terms of Sections 1.4.8, 1.4.9 and 1.4.10 below relating to certain Excluded

Assets, the Sellers are only selling and the Purchasers are only purchasing certain specific assets Used in Connection with the Business in respect of the Sellers' catalyst operations in Clayton-Melbourne, Australia, San Luis Potosí, Mexico and Shanghai, China (the "Carved-Out Manufacturing Locations") and catalyst technical and testing centers in Flint, Michigan and Bascharage, Luxembourg (the "Technical Centers" and, together with the Carved-Out Manufacturing Locations, collectively the "Carved-Out Locations") as set forth below.

- **1.3.2.1.** In respect of the Carved-Out Manufacturing Locations, the applicable Asset Purchasers shall only acquire at the Closing the Accounts Receivables (but excluding any Excluded Trade Receivables), Inventory (other than work-in-process at the Shanghai location), Contracts with customers of the Business, direct material supplier Contracts of the Shanghai, China operations as required for the performance of its material purchase obligation under the Shanghai Toll Manufacturing Agreement, Administrative Assets used in connection with such Acquired Assets, Purchased Intellectual Property, Carved-Out Locations Acquired Equipment and Machinery (including those items to be selected by Purchaser at a mutually agreed time before Closing from among the Assets set forth on Schedule 1.3.2.1, such list to be completed by Purchaser) and Other Book Assets Used in Connection with the Business at such locations (collectively, the "Acquired Carved-Out Manufacturing Location Assets"). For purposes of this Section 1.3.2.1, Contracts shall only include any open or pending Contracts with customers and any Capital Leases for Carved-Out Locations Acquired Equipment and Machinery and shall specifically exclude any Contracts: (x) with suppliers or vendors of the Business; (y) governing the provision of utilities (i.e., water, electricity, gas) services to any Seller; and (z) for the acquisition or purchase of raw materials by any Seller (other than in respect of the Shanghai, China location as described above). Consistent with the foregoing and Sections 1.4.8 and 1.4.9 below, the Sellers shall retain and the Purchasers shall not acquire all of the other tangible and intangible assets of the Business at the Carved-Out Locations, including any Real Property, Personal Property (other than the Carved-Out Locations Acquired Equipment and Machinery), Permits, and other tangible assets (including production furnaces other than the most recently acquired gas furnace in Shanghai) of the Business at the Carved-Out Locations (collectively, the "Excluded Carved-Out Location Assets"). The arrangements pertaining to the fulfillment of such open or pending Contracts and other matters among the relevant Purchasers and Sellers (as well as the Chinese Joint Venture in respect of the Shanghai, China operations) shall be governed by the Toll Manufacturing Agreements and Transition Services Agreement.
- 1.3.2.2. In respect of the Sellers' Technical Centers, the Sellers are only selling and the applicable Asset Purchasers are only purchasing the Purchased Intellectual Property Used in Connection with the Business at the Technical Centers and certain confidentiality agreements included in the Listed Contracts with respect to the Luxembourg testing center (the "Acquired Carved-Out Technical Center Assets" and, together with the Acquired Carved-Out Manufacturing Location Assets, the "Acquired Carved-Out Location Assets"). Consistent with the foregoing and Section 1.4.10 below, the Sellers shall retain and the Purchasers shall not acquire any of the Excluded Carved-Out Location Assets located at the Carved-Out Technical Centers. At the Closing, the appropriate Sellers and Asset Purchasers shall enter into Testing Services Agreements with respect to each Technical Center.
- **1.4.** Excluded Assets. Notwithstanding anything to the contrary in this Agreement or in any Ancillary Agreement, the following properties and assets shall not be included in the Acquired Assets:

- **1.4.1.** <u>Bailed Assets.</u> Any machinery, equipment, tools, Inventory (including Consigned PGMs), tooling, dies, molds, patterns, jigs, gauges, production fixtures, special material handling equipment, customer dunnage and containers owned by an OEM or a Tier 1 Supplier thereto or any other third party, including such items referred to in <u>Schedule 1.4.1</u> ("**Third Party Bailed Assets**"); <u>provided, however</u>, that any Contracts pertaining to such bailment arrangements shall be transferred as part of the Acquired Assets in accordance with Section 1.3.1 and Section 1.3.2 above.
- 1.4.2. Personnel and Medical Records. All work histories, personnel and medical records of employees and former employees of any Seller who worked at any time for any reason at the Business for whom a record exists at the Business at the time of Closing; provided, however, so far as legally permissible under applicable data protection, privacy or similar Laws, Purchasers will be provided the originals of all personnel and medical records of all Hired Current Employees, after posted written notice or other appropriate notice to such employees if legally required or if Sellers so elect. All such personnel and medical records of such employees shall be books and records governed by Section 8.10.3 of this Agreement. Upon written request of a Seller (or an Affiliate of a Seller), Purchasers shall promptly return any and all of these records to such Seller (or an Affiliate of such Seller as directed) at which time such Seller shall provide Purchasers with copies of the personnel and medical records of such employees. If an employee objects to provision of personnel or medical records to Purchasers, the records will not be provided, except to the extent Sellers determine that provision of the records to Purchasers over the objections by the employee is permitted by the applicable local Law without adverse consequences to Sellers.
- **1.4.3.** Certain Financial Assets. Cash, cash equivalents and bank accounts; provided, however, that to the extent any local or other bank accounts are held by the Sale Company and are necessary for the operation of the Business activities of such entity, Sellers agree to cause the transfers of such accounts with the Sale and Purchasers shall reimburse Sellers to the extent of any cash (net of any overdraft obligations) contained in such operating accounts as of the Closing Date.
- 1.4.4. <u>Certain Financial Contracts</u>. Contracts or commitments relating to Debt (other than Capital Leases) including Contracts or commitments for the borrowing or lending of money, credit cards, lines of credit or guarantees of indebtedness; letters of credit, performance or payment bonds or guarantees of performance; or contracts or commitments with any investment banker, financial advisor, finder or broker and those contracts specifically listed in <u>Schedule 1.4.4</u> ("Excluded Financial Contracts"); <u>provided</u>, that any Contracts pertaining to PGM Leases or Borrowings Used in Connection with the Business shall be transferred in accordance with Section 1.3.1 and Section 1.3.2 above and subject to the operation of the Purchase Price adjustment provisions of Article 4.
- **1.4.5.** <u>Tax Refunds, Etc.</u> Consistent with Article 10, any refund of Taxes, or claim for refund of Taxes, or deferred Taxes (other than deferred Taxes of the Sale Company) of any kind relating to the Acquired Assets, for any period prior to the Closing Date.
- **1.4.6.** Excluded Intellectual Property. (i) All Intellectual Property owned by Sellers or their Affiliates (except for Software, which to the extent excluded is listed on Schedule 1.4.6), which, in the case of each such item of Intellectual Property, is not Used in Connection with the Business; (ii) that Intellectual Property listed on Schedule 1.4.6; (iii) the underlying Patent Rights of Sellers that are the subject of the Atmospheric Catalyst License; and (iv) also the trademarks and/or names "Delphi" and "Delphi Catalyst" and all other trademarks, service marks and trade names of Sellers or their Affiliates not listed on Schedule 5.1.7.A.1, Schedule 5.1.7.A.2 and Schedule 5.1.7.A.3 (collectively, the "Excluded Intellectual Property") subject to the limited

rights granted to Purchasers and their Affiliates pursuant to Section 8.10.5; <u>provided</u>, <u>however</u>, that as of the Closing Date, the Sellers agree to grant Purchasers a worldwide, perpetual, assignable (to Affiliates), royalty bearing, non-exclusive license to certain atmospheric catalyst Patent Rights on the terms set forth in the Atmospheric Catalyst License.

- **1.4.7.** Excluded Canning Business. Sellers' catalyst canning operations (i.e., the encapsulation of a coated catalyst within a sheet metal container) (the "Excluded Canning Business") and all assets relating thereto.
- **1.4.8.** Assets of the Chinese Joint Venture. Other than the assets pertaining to the Chinese Joint Venture which are described in Section 1.3.2 above as being part of the Acquired Carved-Out Manufacturing Location Assets, all assets of the Chinese Joint Venture including the Excluded Carved-Out Manufacturing Location Assets pertaining to the Chinese Joint Venture.
- **1.4.9.** Assets of the Australian and Mexican Operations. Other than the assets pertaining to Sellers' catalyst operations in Clayton, Australia and San Luis Potosí, Mexico (the "Australian and Mexican Operations") which are described in Section 1.3.2 above as being part of the Acquired Carved-Out Manufacturing Location Assets, all assets of the Australian and Mexican Operations including the Excluded Carved-Out Manufacturing Location Assets pertaining to the Australian Operations.
- **1.4.10.** <u>Technical Centers</u>. Other than assets pertaining to Technical Centers described in Section 1.3.2 above as being part of the Acquired Carved-Out Technical Center Assets, all assets of the Technical Centers including the Excluded Carved-Out Technical Center Assets pertaining to the Technical Centers.
- **1.4.11.** Sales Offices. All assets of the Sales Offices of any kind whatsoever other than those listed on Schedule 1.3.1.
- **1.4.12.** <u>Privileged Information and Materials</u>. Information and materials protected by the attorney-client privilege (or its equivalent in jurisdictions outside the United States); and the lack of which excluded information and materials are not material to the operation of the Business.
- **1.4.13.** <u>Insurance.</u> The benefit of any of Sellers' or Sellers' Affiliates' insurance policies relating to the operation of the Business (including any right to proceeds thereunder).
- **1.4.14.** Certain Rights. All of the rights and claims of the Filing Affiliates available to Filing Affiliates under the Bankruptcy Code, of whatever kind or nature, as set forth in Sections 544 through 551, inclusive, 553, 558 and any other applicable provisions of the Bankruptcy Code, and any related claims and actions arising under such sections by operation of law or otherwise, including claims against a certain PGM supplier referred to in Schedule 5.1.14.B. including any and all proceeds of the foregoing.
- **1.4.15. Real Property.** All real property which is neither Listed Real Property nor any Improvements located thereon.
- **1.4.16.** <u>Benefit Plans.</u> Any assets held on behalf of a Benefit Plan covering current or former employees of the U.S. Operations and any other Benefit Plan not required to be assumed by Purchasers as set forth in Section 2.1.4.

- **1.4.17.** <u>Collective Bargaining Agreements.</u> Except as required to be assumed by applicable Laws and consistent with Section 3.9, all Collective Bargaining Agreements (including the Existing Tulsa Collective Bargaining Agreement).
 - **1.4.18. Excluded Trade Receivables.** All Excluded Trade Receivables.
- **1.4.19.** Certain Contracts. With respect to any Carved-Out Manufacturing Location, any Contracts governing the provision of utility (e.g., water, electricity, gas) services to any Seller or Contracts for the acquisition or purchase of any supplies, including raw materials by any Seller (other than Chinese raw material Contracts addressed in Section 1.3.2).
- **1.4.20.** Other Assets. (i) All finished goods Inventory and all inventories, products, rights, properties, assets and businesses of the Business which shall have been transferred or disposed of by Sellers prior to Closing not in breach of this Agreement; (ii) any document, information, Permit, Contract, Intellectual Property or other asset the transfer of which is prohibited by any Law or referred to in Schedule 1.4.20; and (iii) all computer hardware, equipment, computer Software and the other assets listed on Schedule 1.4.20; provided, however, that, to the extent that Sellers' foregoing exclusion of computer hardware, equipment and software is anticipated to result in a loss or disruption to the Business of its continuing functionality, the Parties will include the necessary arrangements to avoid such loss or disruption in a Transition Services Agreement, as contemplated by Section 7.2.6.
- 1.5. <u>Post-Closing Asset Deliveries</u>. Should any Seller, in its reasonable discretion, determine after the Closing that books, records or other materials constituting Acquired Assets are still in the possession of such Seller or any of its Affiliates, such Seller shall or shall cause such Affiliates to promptly deliver them to the applicable Purchaser at no cost to such Purchaser. Should Sellers or Purchasers, in their reasonable discretion, determine after the Closing that books, records or other materials constituting Excluded Assets were delivered to Purchasers, Purchasers shall promptly return them to the applicable Seller at no cost to such Seller.

1.6. Non-Assignable Permits and Contracts:

- 1.6.1. Non-Assignability. To the extent that any Contract or Permit (except for certain critical Contracts and Permits identified in writing by a Purchaser to a Seller) included in the Acquired Assets is not capable of being assigned to Purchasers at the Closing without the consent or waiver of the issuer thereof or the other party thereto or any third party (including a Governmental Entity) that has not yet been obtained by the Parties, or if such assignment or attempted assignment would constitute a breach thereof, or a violation of any Law, this Agreement shall not constitute an assignment thereof, or an attempted assignment, unless any such consent or waiver is obtained. Schedules 5.1.11 and 5.1.14.A expressly denotes which of the Listed Contracts and Permits are not capable of being assigned to Purchasers at the Closing, but that would otherwise be considered Acquired Assets provided that noting that a consent is required to effect the transfer of Contract or Permit does not, by itself, place such Contract or Permit within this sentence.
- **1.6.2.** Efforts to Obtain Consents and Waivers. At Purchaser's request, Sellers shall, at their expense, use commercially reasonable efforts, and Purchasers shall, at their expense, cooperate with Sellers, to obtain the consents and waivers and to resolve the impracticalities of assignment referred to in Section 1.6.1 after the Closing.

- 1.6.3. If Waivers or Consents Cannot Be Obtained. To the extent that the consents and waivers referred to in Section 1.6.1 are not obtained by Sellers, or until the impracticalities of assignment referred to therein are resolved, Sellers' sole responsibility with respect to such matters, notwithstanding Section 1.2, shall be to use, during the twelve (12) month period commencing with the Closing, all commercially reasonable efforts, at no cost to Sellers, to: (i) provide to the applicable Purchaser the benefits of any Permit or Contract, all as referred to in Section 1.6.1, included in the Acquired Assets; (ii) cooperate in any reasonable and lawful arrangement designed to provide such benefits to such Purchaser, without incurring any financial obligation to such Purchaser; and (iii) enforce for the account of such Purchaser and at the cost of such Purchaser any rights of Sellers arising from the Permits or Contracts included in the Acquired Assets referred to in Section 1.6.1 against such issuer thereof or other party or parties thereto.
- 1.6.4. Obligation of Purchasers to Perform. To the extent that any Purchaser is provided the benefits pursuant to Section 1.6.3 of any Permit or Contract included in the Acquired Assets, such Purchaser shall perform, on behalf of the applicable Seller, for the benefit of the issuer thereof or the other party or parties thereto, the obligations of such Seller thereunder or in connection therewith, and if such Purchaser shall fail to perform to the extent required herein, the applicable Seller, without waiving any rights or remedies that it may have under this Agreement or applicable Laws, may suspend its performance under Section 1.6.3 in respect of the instrument which is the subject of such failure to perform unless and until such situation is remedied; or such Seller may perform at such Purchaser's sole cost and expense, in which case such Purchaser shall reimburse such Seller's costs of such performance immediately upon receipt of an invoice therefor.
- 1.7. Certain Assigned Contracts. With respect to those Contracts for goods or services included in the Acquired Assets and used by both the Business and the other operations of Delphi or its affiliates that are set forth on Schedule 1.7 and will be transferred to Purchasers at Closing, Purchasers shall provide Sellers with the benefits of such Contracts in substantially the manner described in Section 1.6.3 above, and Sellers shall reimburse Purchasers for such benefits in substantially the manner described in Section 1.6.4 above, until the earlier of such time as separate contracts for such goods or services have been agreed between the applicable Seller and the other party to such contracts or the termination of such Contract.

2. <u>ASSUMPTION OF LIABILITIES REGARDING ACQUIRED ASSETS TRANSACTIONS;</u> <u>RETAINED LIABILITIES</u>:

- **2.1.** <u>Assumed Liabilities.</u> At and as of the Closing, Umicore shall cause the applicable Asset Purchasers or Securities Purchaser to assume and agree to pay, perform and discharge when due, and shall be liable only with respect to the following obligations, Liabilities and responsibilities relating to the operation of the Business (the "Assumed Liabilities"):
 - **2.1.1.** The obligations of Sellers arising subsequent to the Closing under the Contracts, licenses, Permits and leases included in the Acquired Assets and assigned or otherwise transferred to Purchasers pursuant to this Agreement or the Transfer Agreements.
 - **2.1.2.** Accounts Payable (other than Excluded Trade Payables) that have been incurred in the Ordinary Course of Business, including Trade Payables to any Seller or Seller Affiliate that are not Excluded Trade Payables.
 - **2.1.3.** Claims and other obligations relating to Purchasers' ownership, operation or use of the Acquired Assets after the Closing.

- **2.1.4.** Obligations which Purchasers are required to assume by operation of Law as a result of the Sale or by virtue of Purchasers' acquisition of the Sale Securities, under Benefit Plans covering current or former employees of the Sale Company and the Foreign Operations in Florange, France (i.e., other than the Assumed PTO Obligations described in Section 2.1.5, the Purchasers are assuming no such Liabilities or obligations in respect of Benefit Plans relating to the U.S. Operations or the Foreign Operations outside of the Sale Company and Florange, France), together with obligations with respect to Purchasers' employment after the Closing of the Hired Current Employees, all as described in Article 3 of this Agreement.
- **2.1.5.** All PTO Obligations with respect to each Hired Current Employee (the "Assumed PTO Obligations").
- **2.1.6.** The obligation to pay for assets, goods or services relating to the Business and acquired pursuant to a Contract that is an Acquired Asset pursuant to this Agreement, which are ordered by any Seller on or prior to the Closing in the Ordinary Course of Business and that are received by the relevant Purchaser after Closing.
- **2.1.7.** Liabilities and obligations arising out of, resulting from, or relating to Products manufactured subsequent to the Closing, including all Product warranty, Product returns, Product Liability and Product recall Liability (recognizing that Sellers are assigning to Purchasers their rights against third party manufacturers in respect of Products manufactured subsequent to the Closing in accordance with the provisions of Section 1.3.1); provided, however, that subject to the understanding that such matters are not a Retained Liability, Purchasers' assumption of any such Product-related warranty or Liability shall be limited to the extent that it was warranted directly to a customer of the Business, that such Product met the specific specifications and test conditions mandated by such customer and, on no account shall Purchasers assume or be liable for any Product warranty, Product return, Product Liability or Product recall Liability under any Product warranty extended by a Seller or any other Delphi Affiliate to an OEM, Tier 1 supplier or other customer which covers any performance- or durability-related features of any exhaust systems-level, canning or other non-catalyst products, whether arising before, on or after the Closing Date.
- **2.1.8.** Any and all Environmental Claims or Liabilities as allocated in accordance with the principles set forth in Section 12.6 of this Agreement; <u>provided</u>, <u>however</u>, that Permit Transfer Liabilities are not an Assumed Liability hereunder.
- **2.1.9.** Any and all Claims: (i) arising after the Closing Date under health and safety Laws (such as the Occupational Safety and Health Act) applicable to employers; and (ii) for "toxic tort" for exposure of any person or property to Hazardous Material under a Law or common law to the extent the exposure giving rise to the "toxic tort" Claim occurred after the Closing Date.
- **2.1.10.** Subject to Sellers' retention of Liabilities related to Benefit Plans covering current and former employees of the U.S. Operations and non-U.S. Benefit Plans which Purchasers are not required to assume by operation of Law or by virtue of Purchasers' acquisition of the Sale Securities, all severance obligations owed or owing to any Hired Current Employees or which become due and payable to Hired Current Employees, in each case after the Closing Date, in respect of employment following the Closing Date, which results from any post-Closing transfer, attempted transfer, other condition of, or termination of employment of one or more Hired Current Employees by a Purchaser ("**Post-Closing Severance Obligations**").

- **2.2.** No Expansion of Third Party Rights. The assumption by Purchasers of the Assumed Liabilities shall in no way expand the rights or remedies of any third party against any Purchaser or Seller as compared to the rights and remedies which such third party would have had against the applicable Seller absent the Bankruptcy Cases, had Purchasers not assumed such Assumed Liabilities. Without limiting the generality of the preceding sentence, the assumption by Purchasers of the Assumed Liabilities shall not create any third party beneficiary rights other than with respect to the Person that is the obligee of such Assumed Liability.
- Retained Liabilities. Notwithstanding anything in this Agreement to the contrary, other than the Assumed Liabilities, Purchasers shall not assume or be deemed to have assumed, and shall have no Liability or obligation with respect to, any other Liabilities and obligations of any Seller or the Business and the appropriate Seller shall continue to be responsible for such Liabilities and obligations (collectively, "Retained Liabilities"). Without limiting the generality of the foregoing, the Sellers expressly acknowledge and agree that, other than the Assumed Liabilities, the appropriate Seller shall retain, and the Purchasers shall not assume or otherwise be obligated to pay, perform, defend or discharge any: (i) Liabilities (including Liabilities relating to social security (or similar) disability, or unemployment taxes) in respect of employment or services performed by any employee of the Business or any Seller or Affiliate on or prior to the Closing Date, including Retired Employees, other than any Post-Closing Severance Obligations in accordance with Section 2.1.10 or as otherwise set forth in Article 3; (ii) Product warranty, Product return, Product Liability and Product recall Liability claims relating to Products manufactured prior to the Closing Date; (iii) Liabilities in the nature of general and automobile Liability arising prior to Closing; (iv) litigation for which a claim has been made to Sellers on or before the Closing Date or to the extent it relates to an act or omission by any Seller or Affiliate prior to such date; (v) consistent with Article 10, Tax Liabilities for periods or portions of periods ending on or before the Closing Date; (vi) Liability of the Sellers to any person or entity (including Retired Employees) in connection with any Benefit Plan covering current and former employees of the U.S. Operations and non-U.S. Benefit Plans which Purchasers are not required to assume by operation of Law or by virtue of Purchasers' acquisition of the Sale Securities, including any Liability of Delphi or any other Seller under ERISA, whether directly or as an ERISA Affiliate; (vii) to the extent not captured by the preceding clause (vi), Liability for any PTO Obligations pertaining to Current Employees (other then Hired Current Employees) or former employees of the U.S. Operations, or for any severance or stay/retention bonuses which Liabilities are for the account of the Sellers as provided in Section 3.10 below; (viii) Liability of the Sellers to any person or entity (including Retired Employees) in connection with any Benefit Plan covering the current or former employees of the Foreign Operations insofar as the Australian, Chinese, Mexican, Indian, non-U.S. Sales Offices or Luxembourg operations of the Business are concerned; (ix) any and all Environmental Claims or Liabilities as allocated in accordance with the principles set forth in Section 12.6 of this Agreement, and any and all Claims: (a) arising prior the Closing Date under health and safety Laws (such as the Occupational Safety and Health Act) applicable to employers; and (b) for "toxic tort" for exposure of any person or property to Hazardous Materials under a Law or common law to the extent the exposure giving rise to the "toxic tort" Claim occurred prior to the Closing Date; (x) any Liability or obligation of any Seller relating to any default under any of the Contracts included in the Acquired Assets or under any of the Assumed Liabilities, to the extent such default takes place or pertains to acts or omissions of any Seller or Affiliate during the period prior to the Closing Date, including any Cure Amounts related to any Assumed U.S. Contract; (xi) any Liability or obligation of any Seller for administrative fees and expenses, including "allowed administrative expenses" under Section 503(b) of the Bankruptcy Code; (xii) any Liability or obligation of any Seller for transaction fees and expenses and fees and expenses payable to lenders, brokers, financial advisors, legal counsel, accountants and other professionals in connection with this Agreement, the Ancillary Agreements and the transactions contemplated hereby and thereby; (xiii) any Liabilities owed to a Seller or any of its Affiliates by any Asset Seller or Sales Company which arose before the Closing Date (other than Included Trade Payables); (xiv) all Debt owed by a Seller or a Sale Company or any of their respective Affiliates; and

(xv) Excluded Trade Payables; (xvi) all Collective Bargaining Agreements (including the Existing Tulsa Collective Bargaining Agreement) and obligations thereunder except: (A) as required to be assumed by Purchasers by applicable Laws; and (B) to which the Sale Company is a party. Sellers further agree to satisfy and discharge as the same shall become due all obligations and Liabilities of the Sellers (including the Retained Liabilities) not specifically assumed by Purchasers hereunder.

3. ACQUIRED ASSETS - PERSONNEL MATTERS - TRANSFERRED EMPLOYEES:

Current Employees. Schedule 5.1.19.A lists all Current Employees. With respect to each Current Employee, Schedule 5.1.19.A lists: (i) each such person's title or job/position; (ii) each such person's job designation (i.e., salaried or hourly); (iii) each such person's location of employment; (iv) each such person's employment status (i.e., actively employed or not actively at work (due to, e.g., illness, short-term disability, sick leave, authorized leave of absence, etc.)); (v) each such person's annual base rate of compensation; and, if applicable, any bonus; (vi) any material, individual specific provisions relating to such person's employment (e.g., non-compete agreement, employment agreements, deferred compensation agreement, golden parachute, etc.) to the extent permitted to be disclosed under applicable Law (including local privacy laws); (vii) with respect to hourly employees, an indication of such employee's union or non-union status, and an identification of any relevant union; (viii) a description of the Benefit Plans in which each such employee participates providing the legal name of such plan, such employee's date of birth and date of hire; and (ix) with respect to those current and deferred beneficiaries of Benefit Plans which will be assumed by Purchasers by operation of law or as a result of acquisition of the Sale Company, a description of the benefit entitlement of each such beneficiary and whether such beneficiary is a current or deferred beneficiary and, if deferred, the date on which such benefit will become due; provided, however, that in respect of the information referred to in clause (vi), if such information is not on Schedule 5.1.19.A, Sellers may provide such information to Purchasers under separate cover. Purchaser will make offers of employment to all active hourly Current Employees of the Tulsa operations. From the date of this Agreement until five (5) days prior to Closing, Purchaser will provide Sellers with monthly updates as to status of Purchaser's discussions with U.S. salaried Current Employees. Not later than thirty-five (35) days prior to the Closing Date, Sellers will provide Purchasers with an updated Schedule 5.1.19.A, marked to show changes from the original list. With respect to those Current Employees of an Asset Seller (other than those who will automatically become Hired Current Employees by operation of Law or contract as a result of the Sale), no later than five (5) days prior to Closing, Purchasers will provide Sellers with a list of Current Employees to whom any Purchaser has made an offer of employment that has been accepted to be effective on the Closing Date. On the Closing Date, Schedule 5.1.19.A will be updated to include only Hired Current Employees.

3.2. Offer of Employment:

- **3.2.1.** Set forth on <u>Schedule 3.2.1</u> is the agreement among the Parties with respect to certain matters relating to the Current Employees.
- **3.2.2.** The following provisions of this Section 3.2.2 apply only to Current Employees of Shanghai, China and San Luis Potosi, Mexico locations, since Purchaser has agreed not to contact Seller's Current Employees in Australia with respect to offers of employment. Notwithstanding the foregoing, with respect to employees of the Business located at the Sellers' Shanghai, China or San Luis Potosi, Mexico locations (but not Clayton, Australia), at any time prior to the termination of the applicable Toll Manufacturing Agreement covering such location, Purchasers shall provide Sellers with a list of employees to whom Seller intends to make an offer of employment effective upon the termination of such Toll Manufacturing Agreement (or such sooner date as such Seller and such Purchaser shall agree). During the term of the relevant Toll Manufacturing Agreement,

Purchasers and Sellers shall reasonably consult regarding, and Sellers shall provide reasonable access to, employees providing services under the relevant Toll Manufacturing Agreements each for the purpose of allowing Purchasers to evaluate such employees for potential employment with Purchasers. For a period of three (3) months following the Closing, or at any time with respect to the persons named on a list (following their being placed on such list) provided to the Sellers pursuant to the second sentence of this subsection, Sellers shall take no action, or fail to take any action, intended to cause any such employee to not accept employment with any Purchaser (or its Affiliates) including transferring or reassigning any such employee to, or offering any, alternative positions with the Seller or any of its Affiliates. In the event the Purchaser offers employment to any such employee and the employee accepts such employment, the applicable Purchaser and Seller shall reasonably cooperate to transfer the employment of such employee(s) to the Purchaser at the end of the relevant Toll Manufacturing Agreement.

- **3.2.3.** Subject to applicable Laws and to the longer period with respect to certain Current Employees as set forth in Section 3.2.2 above, Sellers agree to provide, through the Closing Date, Purchasers with reasonable access to all Current Employees (and related personnel and medical records and facilities), including but not limited to facilitating interviews of, and offers of employment to, such employees. Sellers will release to, or obtain release of and deliver to Purchasers experience records from Sellers' insurer to allow Purchasers to pursue and seek bids for health and risk benefit plans.
- **3.2.4.** Purchasers will set their own initial terms and conditions of employment for the Hired Current Employees and others it may hire, including work rules, benefits and salary and wage structure, all in accordance and consistent with such Purchaser's own policies and plans and as permitted by applicable Laws. Other than merit programs and annual wage increases in the Ordinary Course of Business and benefits set forth on Schedule 3.2.4, no Seller has made any announcement in the past twelve (12) months to any Current Employee regarding any continuation, introduction, increase or improvement of any Benefit Plan, and no Seller will make any such announcement prior to Closing without the prior written consent of Purchasers. Except as explicitly provided in this Agreement or by operation of Law, Purchasers will assume no Liabilities with respect to any Benefit Plan of any Seller. It is understood and agreed that: (i) Purchasers' intention to extend certain offers of employment as set forth in this Section 3.2 will not constitute a contract (express or implied) on the part of any Purchaser to any post-Closing employment relationship of any fixed term or duration or upon any terms or conditions other than those that a Purchaser may establish pursuant to individual offers of employment; and (ii) any employment offered by any Purchaser is "at will" and may be terminated by Purchaser or by an employee at any time for any reason (subject to any written commitments to the contrary made by a Purchaser or an employee and applicable Laws governing employment). Nothing in this Agreement will be deemed to prevent or restrict in any way the right of any Purchaser to terminate, reassign, promote or demote any of the Hired Current Employees after the Closing, or to change adversely or favorably the title, powers, duties, responsibilities, functions, locations, salaries, other compensation or terms or conditions of employment of such employees; provided, however, that Purchasers' may be subject to Post-Closing Severance Obligations pursuant to Section 2.1.10 above. Notwithstanding the foregoing, the Purchasers shall recognize the seniority status (e.g., years of service) of all Hired Current Employees for all purposes of the employment of such Hired Current Employees with such Purchaser; provided, however, that Purchasers shall not be obligated to factor seniority status into any initial hiring decisions.
- **3.3.** <u>Purchasers' U.S. Benefit Plans.</u> U.S. Hired Current Employees' and their eligible dependents and beneficiaries participation in and eligibility for benefits under Purchasers' Benefit Plans

will commence no later than two (2) months following the Closing Date. Purchasers will recognize each Hired Current Employees' pre-Closing service with Seller for eligibility and vesting purposes under Purchasers' Benefit Plans; <u>provided</u>, <u>however</u>, that such recognition will not cause a duplication of benefits being provided to the Hired Current Employees by Sellers and Purchasers.

- **3.4.** WARN Act. In respect of the U.S. Operations, Sellers shall be responsible for and shall pay all Liabilities or obligations arising under the WARN Act, if any, arising out of or resulting from layoffs of Current Employees or any termination of their employment which occurs prior to or on the Closing Date. The applicable Purchasers shall be responsible for and shall pay all Liabilities or obligations arising under the WARN Act, if any, arising out of or resulting from layoffs of Hired Current Employees or any termination of their employment which occurs after the Closing Date.
- **3.5.** Sellers' U.S. Pension Plans. Consistent with Sections 2.1.4 and 2.3(v), Sellers are retaining and Purchasers are not assuming any assets or Liabilities relating to Benefit Plans covering current or former employees of, or otherwise sponsored by, the U.S. Operations. Accordingly, all Hired Current Employees in the U.S. who are participants in the Benefit Plans that are pension plans as defined in ERISA Section 3(2) will be fully vested in their accounts under such Benefit Plans as of the Closing Date; provided, however, that the applicable Seller (or the applicable Benefit Plan) will retain sole Liability for the payment of such benefits as and when such Hired Current Employees become eligible for such benefits under such U.S. Benefit Plans, and Purchasers will assume no Liabilities with respect to such U.S. Benefit Plans.
- 3.6. Non-U.S. Benefit Plans. Consistent with Section 2.1.4, Sellers are not retaining and Purchasers are assuming Liabilities relating to Benefit Plans covering current or former employees of the Sale Company and the Foreign Operations in Florange, France which Purchasers are required to assume by operation of Law or by virtue of Securities Purchasers' acquisition of the Sale Securities. Accordingly, all Hired Current Employees who are participants in the non-U.S. Benefit Plans covering current or former employees of the Sale Company or of the Foreign Operations in Florange, France which are so assumed by Purchasers will retain their benefits under such Benefit Plans as of the Closing Date in accordance with applicable Laws, the applicable Purchaser (or the applicable non-U.S. Benefit Plan so assumed by Purchasers) will assume (or retain) sole Liability for further payment of such benefits as when such Hired Current Employees became eligible for such benefits under such non-U.S. Benefit Plans. Seller shall retain and Purchasers will assume no Liabilities with respect to any other non-U.S. Benefit Plans. Purchasers' are not assuming any Liabilities or assets with respect to any non-U.S. Benefit Plans that the Purchasers are not required to assume by operation of Law or by virtue of the securities acquisition of the Sale Securities.
- 3.7. Continuation of U.S. Health Plans by Sellers after the Closing. Sellers shall maintain, keep in good standing (including make all required regulatory filings), and not terminate each of the Benefits Plans listed on Schedule 5.1.19.C (collectively, the "Seller U.S. Health Plans") until the earlier of: (i) the date that is two (2) months after the Closing Date; and (ii) written notification from Purchasers that a Purchaser has established health plans providing coverage for Hired Current Employees. During such two (2) month period, unless Sellers continue to provide coverage for all Hired Current Employees under the Seller U.S. Health Plans, Sellers shall make available to any such Hired Current Employees as are located in the U.S. continuation coverage under the Consolidated Omnibus Budget Reconciliation Act of 1986, as amended ("COBRA"), to such Hired Current Employees (the "Covered Employees") (and their "qualified beneficiaries," as such term is defined by COBRA) and to the "M&A qualified beneficiaries" (as such term is defined in Treasury Regulation § 54.4980B-9 Q&A-4(a)), all in accordance with the terms of the Transition Services Agreement. Except for reimbursing Seller's costs as set forth in the Transition Services Agreement, Purchasers shall not have any obligation to collect or pay to Sellers the COBRA premium payments of the Covered Employees (and their qualified beneficiaries) or the M&A qualified beneficiaries, or to make available COBRA continuation coverage to any covered Employee or M&A

qualified beneficiaries or any other current or former employee of Seller. Purchasers' reimbursement of Sellers for the costs associated with the foregoing shall be reimbursed by such Purchaser(s) in accordance with the terms of the Transition Services Agreement. Purchasers shall not have any responsibilities, obligations or Liabilities for the Seller U.S. Health Plans or to extend or administer COBRA continuation coverage to Covered Employees or to M&A qualified beneficiaries as a consequence of the sale of Purchased Assets described herein. Sellers shall retain all responsibility for and shall satisfy all Claims Incurred (as defined below) under the Seller U.S. Health Plans on or prior to Closing Date. For purposes of this Section 3.7, the term "Claims Incurred" means that the medical services giving rise to such medical plan claims have actually been performed. Sellers will not take any action without the prior written consent of Purchasers that would result in the termination of the Seller U.S. Health Plans or otherwise result in Sellers being unable to provide continuation coverage to the Covered Employees (and their qualified beneficiaries) and the M&A qualified beneficiaries in accordance with this Section 3.7.

- **3.8.** <u>U.S. Benefit Plans For Retired Employees</u>. Except for benefits to Retired Employees under Benefit Plans required to be assumed by Purchasers by operation of Law or by virtue of Securities Purchaser's acquisition of the Sale Securities, Sellers will retain sole Liability for the continued payment of benefits for Retired Employees, and Purchasers will assume no Liabilities to provide any employee welfare benefits, or pay for any employee welfare benefit plans (or any other Benefit Plans) with respect to such Retired Employees.
- **3.9.** Collective Bargaining Agreements. Schedule 5.1.19.D lists all material collective bargaining agreements with any labor union, Works Council or other representative of Current Employees (including material local agreements, amendments, supplements, letters and memoranda of understanding of any kind) (collectively, the "Collective Bargaining Agreements"). Except as required by applicable Laws, Purchasers are not obligated to assume any Collective Bargaining Agreements under this Agreement (including the Existing Tulsa Collective Bargaining Agreement). As and to the extent required by law, Purchasers will negotiate in good faith with the counterparties to the Collective Bargaining Agreements with respect to the status of all Hired Current Employees who were employed in accordance with a Collective Bargaining Agreement.
- 3.10. Severance; Stay/Retention Bonuses. Except in respect of Post-Closing Severance Obligations, Sellers retain all obligations and Liabilities relating to any claims for severance, termination (actual or constructive), change in control agreements, stay or retention bonuses or other payments or benefits of Current Employees deriving from Purchasers' purchase of the Business or the Purchased Assets. In the event that following the Closing any Seller is required to pay any stay or retention bonuses or make other payments or provide any benefits to any employees at one or more Carved-Out Locations to incentivize such employees to fulfill Seller's obligations under any Ancillary Agreement, such Seller shall bear the entire cost of any such payments, benefits or incentives, except as otherwise expressly agreed by Purchaser in connection with the Toll Manufacturing Agreement for the Shanghai, China Carved-Out Manufacturing Location.
- **3.11.** Cooperation. Sellers and Purchasers will provide each other with such records and information as may be reasonably necessary, appropriate and permitted under applicable Law to carry out their obligations under this Article 3.
- **3.12.** No Third Party Rights. No provision of this Agreement confers rights or remedies upon any person, including Current Employees, other than the Parties to this Agreement.
- **3.13. PTO Obligations.** Subject to the related Purchase Price adjustment mechanism in Section 4.6.6, the Purchasers shall assume, and the Sellers shall have no obligation for, Assumed PTO Obligations

with respect to each Hired Current Employee. The Sellers shall retain Liability for PTO Obligations owed to each Current Employee or former employee who is not a Hired Current Employee.

3.14. Workers' Compensation. Seller's will retain responsibility for all Liabilities, for worker's compensation benefits related to injuries or illnesses to the extent incurred by U.S. Hired Current Employees prior to the Closing Date. Purchaser's will have responsibility for all Liabilities, for worker's compensation benefits related to injuries or illnesses to the extent incurred by U.S. Hired Current Employees following the Closing Date.

4. **PURCHASE PRICE**:

- **4.1.** Preliminary Purchase Price. Subject to the terms and conditions of this Agreement, in consideration of the Sale, the aggregate purchase price for the Acquired Assets, Assumed Liabilities and Sale Securities shall be the amount of FiftySeventy-Five Million Six Hundred Thousand U.S. Dollars (U.S. \$55,600,000.00 75,000,000.00) ("Preliminary Purchase Price") subject to the escrow provisions set forth below in Sections 4.2 and 4.3 and to the adjustments which may occur by operation of the other provisions of this Section 4 below. The final aggregate, adjusted purchase price, as so determined, is referred to herein as the "Purchase Price".
- **4.2.** Deposit Amount. Upon execution of this Agreement by the Parties and the issuance by the Bankruptcy Court of the Bidding Procedures Order, Purchaser will deliver to the Escrow Agent pursuant to the terms of the Deposit Escrow Agreement ONE MILLION U.S. Dollars (U.S \$1,000,000) in immediately available funds (such amount, together with the interest accrued thereon prior to the Closing, the "Deposit Amount"), to be held by the Escrow Agent in an interest bearing account of the Escrow Agent to serve as an earnest money deposit under this Agreement, and to be released in accordance with the following procedures:
 - **4.2.1.** <u>Deposit Instructions.</u> The Escrow Agent shall deposit the Deposit Amount in an account of the Escrow Agent (and such amount shall be applied towards the payment of the Purchase Price);
 - **4.2.2.** <u>Violation of Agreement</u>. Upon any breach by a Purchaser of this Agreement which results in termination by Sellers of this Agreement pursuant to Section 9.1.3.B, the Escrow Agent shall deliver the Deposit Amount, in accordance with the terms of the Deposit Escrow Agreement, by wire transfer of immediately available funds, to an account designated by Delphi on behalf of the Sellers in the Deposit Escrow Agreement, to be retained by Sellers; and
 - **4.2.3.** Other Reason. Upon termination of this Agreement for any other reason, Delphi (on behalf of the Sellers) and Umicore (on behalf of the Purchasers) shall jointly instruct the Escrow Agent to deliver the Deposit Amount, by wire transfer of immediately available funds, to an account designated by Umicore on behalf of the Purchasers in the Deposit Escrow Agreement, to be retained by Purchasers.
- **4.3.** Escrow Amount. At the Closing, and in accordance with the terms of a mutually acceptable escrow agreement (the "Closing Escrow Agreement"), Purchasers shall deliver to the Escrow Agent Seven Million U.S. Dollars (U.S. \$7,000,000) of the Purchase Price in immediately available funds (such amount, together with the interest accrued thereon prior to the Closing, the "Escrow Amount"), to be held by the Escrow Agent in an interest-bearing account of the Escrow Agent which shall serve as an escrow in case: (i) the Preliminary Purchase Price is reduced pursuant to adjustments following the Closing by the operation of Sections 4.6 and 4.7 below; or (ii) there are indemnification claims pursuant to Article

12 below, and which shall be released in accordance with the terms of the Closing Escrow Agreement, including:

- **A.** Up to Five Million U.S. Dollars (U.S. \$5,000,000) shall be released following the conclusion of the post-Closing Purchase Price adjustment process established by the other provisions of this Article 4 below;
- **B.** On each of the six (6) and twelve (12) month anniversaries of the Closing, U.S. \$750,000, net of any amounts to be held in reserve for pending indemnification claims as to which Sellers have received notice from Purchasers prior to such anniversary date, shall be released to Delphi on behalf of the Non-Filing Affiliates; and
- **C.** On the eighteen (18) month anniversary of the Closing, all amounts remaining in escrow, net of any amounts held in reserve for pending indemnification Claims as to which Sellers have received notice from Purchasers prior to such anniversary date, shall be released to Delphi on behalf of the Non-Filing Affiliates.

In the event of a conflict between this Section 4.3 and the Closing Escrow Agreement, the terms of the Closing Escrow Agreement shall govern.

- **4.4.** Delivery of Purchase Price. At Closing, and subject to the other terms and conditions of this Agreement: (i) Purchasers shall pay to Sellers an aggregate amount equal to the Preliminary Purchase Price as adjusted pursuant to Section 4.6 below, *less* the sum of: (a) the Deposit Amount; (b) the Escrow Amount; and (c) the amount of any Preliminary Purchase Price paid by the Purchaser of the Shanghai, China Acquired Assets to the Seller of the Shanghai, China Acquired Assets in local currency; and (ii) the Escrow Agent shall deliver the Deposit Amount, in accordance with the terms of the Deposit Escrow Agreement, by wire transfer in immediately available funds to Delphi on behalf of the Sellers to an account designated by Delphi.
- 4.5. Pre-Closing Review of PGM Inventory Levels. Not less than (6) Business Days prior to Closing, Sellers will produce and deliver to Purchasers a written statement, in form and substance reasonably satisfactory to the Purchasers (the "Preliminary Closing PGM Inventory Statement") summarizing the volumes by weight of the Owned PGMs (and also showing actual, verifiable cost for such Owned PGMs), Consigned PGMs and Restitution Commitments and PGM Leases and Borrowings, if any, as of end of the month preceding the expected Closing Date as updated to reflect any projections for the period until the anticipated Closing Date. The Preliminary Closing PGM Inventory Statement shall form the basis for the calculation of the Closing adjustments set forth in Sections 4.6.2 through 4.6.4 below.
- **4.6.** Adjustments to Purchase Price. The Purchase Price shall be adjusted at Closing as set forth below in this Section 4.6. The Parties agree that any adjustments to the Purchase Price required pursuant to this Article 4 shall not be double counted in connection with any other adjustment to the Purchase Price under any other provisions of this Agreement.
 - **4.6.1.** <u>Net Working Capital.</u> Not less than six (6) Business Days prior to Closing, Sellers shall deliver to the Purchasers an estimate, calculated in accordance with the Net Working Capital Methodology and otherwise reasonably satisfactory to the Purchasers, of the Business' Net Working Capital as of the Closing (the "**Preliminary Closing Date Net Working Capital Calculation**") together with appropriate supporting documentation (e.g., a schedule of Trade Payables and Trade Receivables, etc.) necessary to support such calculation. At the Closing, if the Business' Net Working Capital as set forth in the Preliminary Closing Date Net Working Capital

Calculation is less than or greater than the Net Working Capital Target by more than U.S. \$500,000, then the Purchase Price shall be adjusted (on a dollar-for-dollar basis): (i) upward by the amount that the Business' Net Working Capital (calculated in accordance with the Net Working Capital Methodology) exceeds the Net Working Capital Target; or (ii) downward by the amount that the Business' Net Working Capital (calculated in accordance with the Net Working Capital Methodology) is less than the Net Working Capital Target. For purposes of clarification, and not limitation, the adjustment based on Net Working Capital set forth in this Section 4.6.1 is in addition to, without duplication of any of the elements of, the adjustment for changes in Owned PGMs set forth in Section 4.6.2.

4.6.2. Adjustments for Changes in Owned PGMs:

- **4.6.2.1.** If and to the extent that the volume of Owned PGMs shown on the Preliminary Closing PGM Inventory Statement (the "Preliminary Closing Owned PGMs") fall short of the volume of the Owned PGM Volume Targets with respect to any particular PGM (with respect to such PGM, an "Owned PGM Shortfall"), the Preliminary Purchase Price shall be decreased by the dollar amount necessary for Purchasers to acquire sufficient volumes of such PGM to satisfy such Owned PGM Shortfall at market prices as of the Closing Date (calculated using the PGM Pricing Methodology as of the Closing Date).
- **4.6.2.2.** If and to the extent the volume of the Preliminary Closing Owned PGMs exceeds the Owned PGM Volume Targets with respect to any particular PGM (with respect to such PGM, an "Owned PGM Surplus"), the Purchase Price shall be increased by the value of the Owned PGM Surplus (calculated using Delphi's actual cost verified by customer commitments for Owned PGM Surplus).
- **4.6.2.3.** In the event of an Owned PGM Shortfall with respect to one or more PGMS as well as an Owned PGM Surplus with respect to one or more PGMs, the Purchase Price shall be adjusted, upward or downward by the net amount of such Owned PGM Surplus and Owned PGM Shortfall adjustments.
- **4.6.2.4.** (a) Once the quantitative adjustments have been completed under Sections 4.6.2.1 through 4.6.2.3 above, then if and to the extent that the actual costs verified by customer commitments reflected on the Preliminary Closing PGM Inventory Statement with respect to any particular Owned PGM Target exceeds the PGM Target Value for such PGM, the Purchase Price shall be increased by the differential. If, on the other hand, the actual costs verified by customer commitments reflected in the Preliminary Closing PGM Inventory Statement in respect of any particular Owned PGM Target is less than the Owned PGM Target Value for such Owned PGM, the Purchase Price shall be reduced by the differential. Adjustments shall be made pursuant to this Section 4.6.2.4 only to the extent the actual costs verified by customer commitments referenced in the preceding two sentences can be reconciled to Contracts with customers of the Business.
- **(b)** For any Owned PGM not covered by the proceeding paragraph, then if and to the extent that the verified actual costs reflected on the Preliminary Closing PGM Inventory Statement with respect to these Owned PGM exceeds the PGM Target Value for such Owned PGM, the Purchase Price shall be increased by the differential. If, on the other hand, the verified actual costs reflected in the Preliminary Closing PGM Inventory

Statement in respect to these Owned PGM is less than the Owned PGM Target Value for such Owned PGM, the Purchase Price shall be reduced by the differential.

The Parties agree that any adjustment to the Purchase Price required as a result of a change in volume of the Owned PGMs pursuant to the terms of this Section 4.6.2 shall not be double counted in connection with any adjustment to the Purchase Price under any other provision of this Agreement (e.g., under Section 4.6.1 in connection with Net Working Capital (calculated in accordance with the Net Working Capital Methodology) to the extent of any change in Inventory that resulted from a change in PGM Inventory).

Notwithstanding the foregoing, no adjustment shall be made to the Purchase Price pursuant to this Section 4.6.2 unless the adjustment (upwards or downwards) called for by this Section 4.6.2 is at least U.S. \$250,000 (and, if so, any adjustment shall be back to dollar one).

- **4.6.3.** Adjustment Related to Unfulfilled Restitution Commitments. If and to the extent the calculation of the Business' Consigned PGMs and Restitution Commitments set forth on the Preliminary Closing PGM Inventory Statement (the "Preliminary Restitution Commitments") shows that as of the Closing Date there is a negative discrepancy between volumes of Consigned PGMs, on the one hand, and Restitution Commitments of the Business, on the other (e.g., the level of Consigned PGMs of the Business as of the Closing Date are insufficient to satisfy the outstanding Restitution Commitments as of such date), the Purchase Price shall be decreased by the amount necessary for Purchasers to acquire sufficient volumes of PGMs as needed to satisfy such uncovered Restitution Commitments at market prices as of the Closing Date (calculated using the PGM Pricing Methodology as of the Closing Date).
- **4.6.4.** Adjustments for PGM Leases or Borrowings. If and to the extent that the PGM Leases or Borrowings calculation set forth on the Preliminary Closing PGM Inventory Statement indicates that the Business is subject to any PGM Leases or Borrowings as of the Closing Date, the PGM Leases or Borrowings shall be treated as Debt and the Purchase Price shall be reduced on a dollar-for-dollar basis by the amount of such PGM Leases or Borrowings at the Closing. For purposes of this Agreement: (i) the term "PGM Leases or Borrowings" means the total amount of all PGM Leases or Borrowings where a Seller has acted as lessee or borrower including any termination or similar type fees, costs and expenses, measured in U.S. Dollars (as opposed to weight); and (ii) the monetary amount of any PGM Lease or Borrowing shown on such statement shall be calculated using the PGM Pricing Methodology as of the Closing Date.
- **4.6.5.** Adjustments for Non-U.S. Pension and Benefit Liabilities. Purchasers acknowledge and agree that, by operation of Law or by virtue of their acquisition of the Sale Securities, the Purchasers are required to assume certain Liabilities under certain non-U.S. Benefit Plans with the provisions of this Agreement (e.g., Sections 2.1.4 and 3.6). Notwithstanding such assumption of those Liabilities, however, it is agreed that the Purchase Price shall be adjusted downward at the Closing to reflect such assumption of Liabilities in accordance with the provisions of this Section 4.6.5. However, since the exact amount of such non-U.S. pension and benefit Liabilities has not yet been determined, the mechanism set forth on Schedule 4.6.5 is designed to allow the Parties to reach such an agreement and settle on an appropriate Purchase Price adjustment with respect to such matters.
- **4.6.6.** Adjustments for Assumed PTO Obligations. No later than six (6) Business Days prior to the anticipated Closing, the Sellers shall deliver a calculation of the Assumed PTO Obligations calculated in accordance with the Assumed PTO Obligation Calculation Methodology

set forth in <u>Schedule 4.6.6</u>. The Purchase Price shall be adjusted downwards by an amount equal to the Assumed PTO Obligations.

- **4.6.7.** Adjustments for Sale Company. The Purchase Price shall be adjusted upward or downward, as appropriate, at the Closing by an amount equal to the Sale Company Retained Liability Amount minus the amount of the Sale Company's cash and cash equivalents as of the Closing. For purposes of clarification, if the foregoing calculation results in a: (i) negative number, then the adjustment will be upwards (e.g., if the Sale Company's cash and cash equivalents exceed the Sale Company Retained Liability Amount); and (ii) positive number, then the adjustment will be downwards (e.g., if the Sale Company Retained Liability Amount exceeds the Sales Company's cash and cash equivalents). For purposes of this Agreement, the "Sale Company Retained **Liability Amount**" means that amount, which the parties agree in good faith approximates the dollar value of all Liabilities of the Sale Company that would be "Retained Liabilities" under this Agreement if the sale of the Sale Company was structured as an asset sale rather than a sale of the Sale Securities. The parties shall work together to agree upon the Sale Company Retained Liability Amount (including any portion of the Sale Company Retained Liability Amount attributable to Taxes that are accrued on the balance sheet of the Company but not yet due and payable net of any current Value Added Tax assets which amount shall be specified in the agreement between the parties with respect to the Sale Company Retained Liability Amount (the "Sale Company Current Tax Amount")) no later than six (6) Business Days prior to the anticipated Closing Date. Notwithstanding the foregoing, in no event shall the Sale Company Retained Liability Amount include any amounts that were the subject of an adjustment pursuant to Section 4.6.5. In addition, the amount of any deferred tax liabilities included in the Sale Company Retained Liability Amount shall be offset by the amount of any deferred tax assets of the Sale Company. For purposes of clarification, and not limitation, the Sellers make no representation or warranty regarding the size of the deferred tax asset of the Sale Company as of December 31, 2006.
- **4.6.8.** <u>Capital Leases</u>. The Purchase Price shall be adjusted downward (other than for Capital Leases in which a Seller is the lessor) on a dollar-for-dollar by the total amount of the Liability under any Capital Leases assumed by the Purchasers as of the Closing.
- Adjustment for U.S. Employee-Related Credit. No later than two (2) Business Days prior to Closing, the Parties will agree as to the estimated amount of a downward reduction in the Preliminary Purchase Price ("U.S. Employee-Related Credit"), calculated pursuant to Schedule 4.6.9 of this Agreement and using the list of salaried Current Employees of the U.S. Operations to whom Purchaser has made offers of employment that have been accepted to be effective on the Closing Date (to be provided to Sellers by Purchaser under Section 3.1 of this Agreement) or that are otherwise reasonably expected to become a Hired Current Employee; subject to reasonable confirmation by Sellers following Closing that each such employee has become a Hired Current Employee. The Purchase Price shall be adjusted downward at the Closing in the aggregate amount of the estimated U.S. Employee-Related Credit. Following Closing, Purchaser will provide Seller with reasonable evidence confirming that each employee upon whose hiring the U.S. Employee-Related Credit was based became a Hired Current Employee. The Closing Date Statement delivered pursuant to Section 4.7.1.2 shall include a calculation of the actual U.S. Employee-Related Credit and such calculation shall be included for all purposes in determining the adjustment, if any, that should be made to the Purchase Price (as adjusted at Closing) as a result of the Closing Date Statement. Any credit calculated under this Section 4.6.9 shall be allocated directly to a reduction in the purchase price allocated to the Filing Affiliates (other than DASHI) for purposes of Section 4.8 and Schedule 4.8.1.

4.7. <u>Post-Closing Purchase Price Adjustments.</u> The Purchase Price shall be adjusted following the Closing pursuant to, and in accordance with, the procedures set forth in this Section 4.7.

4.7.1. General:

- **4.7.1.1.** Immediately following the Closing, Sellers and Purchasers will cooperate to conduct a joint physical inventory of the PGM Inventory (including substrates) and the volumes by weight of Owned PGMs, Consigned PGMs, Restitution Commitments and PGM Leases or Borrowings (the "Closing PGM Inventory") as of the Closing Date. Based on such physical review, the Sellers and Purchasers shall produce a report summarizing the results of such physical PGM Inventory with the details of the volumes by weight of the Owned PGMs, Consigned PGMs and Restitution Commitments and PGM Leases and Borrowings, if any, as of the Closing PGM Inventory date (the "PGM Physical **Inventory Report**"). Such physical inventory shall be conducted, and such PGM Physical Inventory Report shall be prepared, using the same procedures and appropriate methodologies as shown on Schedule 4.7.1.1 (including with respect to the timing set forth therein) provided that the Parties agree Schedule 4.7.1.1 is substantially complete but remains subject to further discussion and mutual refinement by the Parties. The Sellers and Purchasers shall mutually cooperate pre-Closing to prepare for the immediate post-Closing inventory. The PGM Physical Inventory Report shall form the basis for the calculation of the post-Closing adjustments 4.7.1.2 below. For clarity, it is understood that in respect of any physical inventory of the PGM Inventory called for by the terms of this Article 4 it shall not include a physical inventory of non-PGM Inventory (other than substrates) (e.g., fuel, spare parts, other consumables)
- **4.7.1.2.** Promptly after the Closing Date (but in any event no later than ninety (90) days after the Closing Date) Purchasers will prepare and deliver to Sellers a draft written statement as of the Closing Date for the Business on a combined, stand-alone basis showing the: (v) levels of Net Working Capital calculated in accordance with the Net Working Capital Methodology; (w) in respect of the PGM Inventory, of Owned PGMs (including Owned PGM Volume Targets and actual costs verified by customer commitments for all Owned PGMs), Consigned PGMs, Restitution Commitments and PGM Leases or Borrowings of the Business as of the Closing Date; (x) the actual Assumed PTO Obligations; (y) the Sale Company Retained Liability Amount as of the Closing Date; and (z) the total amount of the Liabilities assumed by Purchasers under the Capital Leases as of the Closing Date (the "Closing Date Statement") and the adjustment, if any, that should be made to the Purchase Price (as adjusted at the Closing) as a result of the Closing Date Statement. Such statement shall be prepared on a consistent basis with Schedules 4.6.1, 4.6.6 and 4.7.1.1. The Closing Date Statement shall be audited/reviewed as appropriate by the Auditor of the Closing Date Statement pursuant to a scope of limited audit or review and fee estimate which shall be mutually agreeable to the Parties prior to the commencement of such audit/review. The Parties shall cooperate in requesting that the Auditor of the Closing Date Statement complete such audit as soon as practicable following receipt of Closing Date Statement with a target completion date of not more than forty-five (45) days thereafter. The expense of this audit/review shall be shared equally by the Parties. It is the intent of the Parties under this Section 4.7 that based on the information contained in the Closing Date Statement, the Parties shall derive the final Closing Date figures for Net Working Capital (calculated in accordance with the Net Working Capital Methodology), Assumed PTO Obligations and the volume of Owned PGMs (and the actual costs verified by customer commitments), Consigned PGMs,

Restitution Commitments and PGM Leases and Borrowing, which figures and volumes may trigger post-Closing adjustments to the Purchase Price under the terms of Section 4.8 below. The Purchasers shall grant Sellers and the auditors of the aforementioned items all necessary assistance and access to all relevant documents and Persons in order to audit and review the preparation of the Closing Date Statement.

- **4.7.2.** Objections by Sellers; Consequence of No Objections. Within fifteen (15) days after receipt of the Closing Date Statement Sellers may notify Purchasers of an objection. Any objection by Sellers shall only be deemed effective if and to the extent that the objection specifies the item against which the objection is raised. If Sellers do not object within such fifteen (15) day period, the Closing Date Statement shall be deemed to be final and binding as against the Parties and accordingly shall constitute the "Final Closing Date Statement" for purposes of the post-Closing adjustments to be made to the Purchase Price under this Section 4.7.
- **4.7.3.** <u>Negotiated Settlement of Objections.</u> If Sellers do object, Purchasers and Sellers shall meet or otherwise attempt in good faith to agree on the Closing Date Statement. If the Parties do so agree, then the Closing Date Statement shall be deemed final and binding on the parties and accordingly shall constitute the "**Final Closing Date Statement**" for purposes of the post-Closing adjustments to be made to the Purchase Price under the terms of this Sections 4.7.
- **4.7.4.** Arbitrated Settlement of Objections. If Sellers and Purchasers cannot agree on the Closing Date Statement within fifteen (15) days after Sellers have objected against items therein, the points in dispute shall be referred to an independent auditor to be mutually agreed by the Parties prior to the Closing Date to act as an independent arbitrator (the "Arbitrator"). The Arbitrator shall be a nationally or regionally recognized firm that is neither (i) then providing financial audit services to any Purchaser or Seller nor (ii) Deloitte and Touche. The Arbitrator shall give Sellers and Purchasers adequate opportunity to present their arguments in writing and at a hearing or hearings (as the Arbitrator may decide) to be held in the presence of the Parties and their advisers (such arguments to be presented, and such hearing or hearings to be held, within thirty (30) days of the Arbitrator's appointment).

If and to the extent that the Arbitrator determines that objections by Sellers that could not be resolved by agreement between Purchasers and Sellers are justified, the Arbitrator shall amend the Closing Date Statement to assure that the Closing Date Statement has been prepared in a manner consistent with the provisions of this Article 4; provided, however, that the Arbitrator shall be bound by those items upon which Sellers and Purchasers have agreed, and further provided that with respect to each particular item the Arbitrator shall not exceed the range of dispute between Sellers and Purchasers. The Arbitrator shall give a written decision addressing all such disputed issues. The Closing Date Statement reflecting any adjustments made as a result of the Arbitrator's decisions shall be deemed final and binding on the Parties and, accordingly, shall constitute the "Final Closing Date Statement" for purposes of the post-Closing adjustments to the Purchase Price to be made under the terms of this Section 4.7. The Arbitrator shall render its decision no later than sixty (60) days from the date of its appointment. The costs associated with the Arbitrator shall be shared equally by the Parties.

4.7.5. Payment Mechanics for Post-Closing Purchase Price Adjustments Generally. Within three (3) Business Days following the date on which the Final Closing Date Statement is settled in accordance with the preceding provisions of this Section 4.7, final adjustments to the Purchase Price (as adjusted at Closing) and any further payments shall be made as follows.

- **A.** To the extent the aggregate or net amount of any such adjustments increases the Preliminary Purchase Price paid to Sellers at the Closing: (i) the Closing Escrow Agreement shall provide that the Escrow Agent shall release \$5,000,000 of the Escrow Amount; plus (ii) Purchasers shall pay any additional amount needed to cover the balance of such increase in Purchase Price; in each case to Delphi on behalf of all the Sellers by wire transfer in immediately available funds (in U.S. Dollars) to the account designated by Delphi.
- **B.** To the extent any such adjustments decrease the Preliminary Purchase Price paid to Sellers at the Closing, the Closing Escrow Agreement shall provide that the Escrow Agent shall promptly pay up to \$5,000,000 of the amount of such decrease to Umicore by wire transfer in immediately available funds to the account designated by Umicore on behalf of the Purchasers; provided, however, that, if the decrease is less than \$5,000,000, an amount equal to the difference between \$5,000,000 and the amount of such decrease shall be similarly disbursed to an account designated by Delphi on behalf of the Sellers.
- C. To the extent the aggregate amount of any such decrease in the Purchase Price as a result of the adjustments is greater than \$5,000,000, Sellers shall promptly pay the amount by which such decrease exceeds \$5,000,000 to Purchasers by wire transfer in immediately available funds in U.S. Dollars to the account designated by Umicore on behalf of the Purchasers.

4.8. Allocation of Purchase Price:

- **4.8.1.** The Parties agree to allocate the Purchase Price (as adjusted pursuant to this Article 4) among the Purchased Assets and the agreements provided herein for transfer of the Business to Purchasers, for all purposes (including financial, accounting and tax purposes) (the "**Allocation**") in a manner consistent with the Allocation Schedule attached hereto as <u>Schedule 4.8.1</u>.
- **4.8.2.** Purchasers and Sellers shall each report the federal, state, local and foreign income and other Tax consequences of the purchase and sale contemplated hereby in a manner consistent with the Allocation, and neither will take any position inconsistent with the Allocation unless otherwise required under applicable Law. Sellers shall provide Purchasers and Purchasers shall provide Sellers with a copy of any information required to be furnished either to the Secretary of the Treasury under Internal Revenue Code Section 1060, including Internal Revenue Service Form 8594 and any attachments or schedules relating thereto, or to any other relevant Tax authority in a non-U.S. jurisdiction.
- **4.8.3.** Any adjustments to the Purchase Price made in accordance with the foregoing provisions of this Section 4 shall be treated for income tax purposes as an adjustment to the Purchase Price and allocated in a mutually acceptable manner.

5. <u>REPRESENTATIONS AND WARRANTIES:</u>

5.1. Warranties of Delphi and each Seller. (i) Each Seller that is a Non-Filing Affiliate, severally represents with respect solely to such Seller; and (ii) Delphi and each Seller that is a Filing Affiliate, jointly and severally represent with respect to each such Filing Affiliate as well as the Sale Company, to Purchasers as follows:

- **5.1.1.** Organization and Good Standing. Each Seller and the Sale Company is a legal entity duly organized, validly existing and in good standing under the laws of its jurisdiction of incorporation or organization, and has all requisite corporate or other organizational power and, subject to any required Bankruptcy Court approval, authority to own, lease and operate its properties and assets and to carry on the Business as presently conducted, and is in good standing in all jurisdictions where it owns or leases real property or maintains stocks of business inventories relating to the Business or otherwise conducts the Business, except where the failure so to qualify or to be so licensed would not have a Material Adverse Effect.
- **5.1.2.** Corporate Power; Due Authorization. Subject to Bankruptcy Court approval, each Seller has the corporate or other organizational power and authority to execute and deliver this Agreement and the Ancillary Agreements, including the Transfer Documents, to which such Seller is a party, and to perform its obligations hereunder and thereunder, and to consummate the transactions contemplated herein and therein. Subject to Bankruptcy Court approval, the execution, delivery and performance of this Agreement and the Ancillary Agreements to which such Seller is a party, including the Transfer Documents by each of the Sellers party thereto and the consummation by each of the Sellers of the contemplated transactions have been duly authorized by all necessary action on the part of each Seller. Subject to the entry and effectiveness of the Bidding Procedures Order and the Sale Approval Order, this Agreement has been duly and validly executed and delivered by or on behalf of each of the Sellers and (assuming this Agreement constitutes a valid and binding obligation of Purchasers) constitutes a legal, valid and binding agreement of Sellers, enforceable against Sellers in accordance with its terms, and the Ancillary Agreements, including the Transfer Documents will be, when executed and delivered by the applicable Sellers who are parties thereto, the legal, valid and binding obligations of the Sellers parties thereto, enforceable against the Sellers parties thereto in accordance with their respective terms, in each case subject to applicable bankruptcy, reorganization, insolvency, moratorium and other Laws affecting creditors' rights generally from time to time in effect and to general equitable principles.
- **5.1.3.** No Violations. Except as set forth on Schedule 5.1.3, no consent, approval, authorization of, declaration, filing or registration with any Governmental Entity is required to be made or obtained by any of the Sellers in connection with the execution, delivery and performance of this Agreement and the Ancillary Agreements and the consummation of the transactions contemplated by this Agreement and the Ancillary Agreements, except for: (i) consents, approvals, authorizations of, declarations or filings with, the Bankruptcy Court; and (ii) the filing of required notifications with Antitrust Authorities under applicable foreign Antitrust Laws and the receipt of any necessary approvals thereunder. The items referred to in clauses (i) and (ii) of this Section 5.1.3 are hereinafter referred to as the "Governmental Requirements."
- **5.1.4.** <u>Sufficiency of Acquired Assets</u>. The Acquired Assets and the assets of the Sale Company comprise all of the assets Used in Connection with the Business, except for the Excluded Assets.

5.1.5. Personal Property: Condition of Personal Property:

A. <u>Title to Personal Property</u>. Except for the Personal Property leases and other Personal Property referred to in <u>Schedule 5.1.5.A</u>, each relevant Asset Seller has good, valid and marketable title to the Personal Property and Inventory included in the Acquired Assets, and the Sale Company has good, valid and marketable title to the

Personal Property and Inventory Used in Connection with the Business by the Sale Company, in each case free and clear of any Liens, except Permitted Liens.

- **B.** Condition of Personal Property. The Personal Property included in the Acquired Assets of each Asset Seller and of the Sale Company are in good condition or repair reasonably suitable and adequate for its present and intended use, reasonable wear and tear and routine maintenance excepted.
- **C.** <u>Inventory.</u> The Inventory included in the Acquired Assets or of the Sale Company will, as of the Closing, be located at the Listed Real Property, or at such other locations as are identified on <u>Schedule 5.1.5.C</u> and will be fit for the purpose for which it is ordinarily acquired, and, in the case of finished goods Inventory, merchantable in the Ordinary Course of Business in all material respects.
- **D.** Machinery, Equipment and Tools. Schedule 5.1.5.D sets forth a true and correct list of all machinery, equipment and capitalized tools with an acquisition value greater than U.S. \$25,000, which are included in the Acquired Assets or owned by the Sale Company, or located at a Carved-Out Manufacturing Location, and in any case, Used in Connection with the Business.
- **5.1.6.** Litigation. (i) Except for Claims raised in connection with the pendency of the Bankruptcy Cases and any Claims referred to in Schedule 5.1.6, there is no suit, action, proceeding or investigation (whether at law or equity, before or by any Governmental Entity, or before any arbitrator) pending or, to any of the Sellers' Knowledge, threatened against or affecting any Seller or the Sale Company, the outcome of which would have, individually or in the aggregate, a Material Adverse Effect, nor is there any Order outstanding against any Seller or the Sale Company that would have a Material Adverse Effect, nor is there any suit, action, proceeding or investigation pending or, to any Sellers' Knowledge, threatened that challenges or seeks to enjoin, alter or delay the Sale; and (ii) assuming the entry and effectiveness of the Bidding Procedures Order and the Sale Approval Order, no Purchaser (or any of its respective Affiliates) shall be subject to Claims, litigation or Liabilities in connection with the consummation of the sale of the Acquired Assets and Sale Securities. For purposes of clarification, the phrase "consummation of the Sale of the Acquired Asset and Sale Securities" relates to the transactions contemplated by this Agreement and not to the Purchaser's post-closing operation of the Business.

5.1.7. Intellectual Property Assets:

A. Schedule 5.1.7.A.1 sets forth a true and complete list, including a complete identification of each patent, trademark registration, copyright registration and application therefor included in the Owned Intellectual Property. Schedule 5.1.7.A.2 sets forth a true and complete list of all Licensed Intellectual Property; in each case included in the Acquired Assets or, in respect of the Sale Company, Used in Connection with Business. Schedule 5.1.7.A.3 sets forth a true and complete list, in all material respects, of all Software that is part of the Purchased Intellectual Property included in the Acquired Assets or in respect of the Sale Company, Used in Connection with the Business. None of such Software contains any open source or copy left code. The Purchased Intellectual Property constitutes all of the intellectual property Used in Connection with the Business as currently conducted, except for the Excluded Intellectual Property. As of the date of this Agreement, there are no impediments to the ability of any Seller to maintain in effect or renew their respective rights, in all material respects, in and to the Purchased Intellectual

Property. Sellers have taken commercially reasonable efforts to protect and maintain the confidentiality of the Trade Secrets and Know-How included in the Purchased Intellectual Property. There are no impediments to the ability of any Seller under applicable Law to grant to Purchasers all material rights to the Purchased Intellectual Property that are contemplated in this Agreement. Upon consummation of the transactions contemplated by this Agreement, Purchasers shall have the same rights in and to the Purchased Intellectual Property that Sellers had prior to the Closing.

- **B.** As of the date of this Agreement, Sellers are conducting the Business in a manner that does not, and the Products and services of the Business do not, infringe, misappropriate or violate the Intellectual Property right of another Person, which violation would reasonably be expected to result in a material Claim or loss.
- C. No Seller has granted any material license, sub-license or other permission to use the Owned Intellectual Property or the Licensed Intellectual Property to any third party, except as set forth on Schedule 5.1.7.C.
- **D.** Except as referred to in <u>Schedule 5.1.7.D</u>, Sellers have no Knowledge of any material Claim pending or threatened by any third party against any Seller or its Affiliates of Intellectual Property infringement or misappropriation resulting from the operation of the Business or the ownership or use by Sellers of the Purchased Intellectual Property during the two (2) years prior to the date on which the Bidding Procedures Order is issued by the Bankruptcy Court.
- **E.** Subject to Section 8.15, all Owned Intellectual Property is owned solely and exclusively by or on behalf of the applicable Asset Seller or the Sale Company, as the case may be, free and clear of any Liens thereon, other than Permitted Liens.
- **F.** Except as set forth in <u>Schedule 5.1.7.F</u> to the Knowledge of the Sellers, no third party is infringing, misappropriating, or violating any of the Purchased Intellectual Property.
- G. Neither the execution, delivery, or performance of this Agreement (or any of the Ancillary Agreements) nor the consummation of any of the transactions contemplated by this Agreement (or any of the Ancillary Agreements) will result in, or give any other Person the right or option to cause or declare, an impairment to the Purchased Intellectual Property or cause the release or distribution of any Purchased Intellectual Property to any third party.
- **5.1.8.** <u>Insurance.</u> <u>Schedule 5.1.8</u> contains a complete and correct list, in all material respects, of all material policies of insurance covering any of the assets primarily used in or relating to the Business, other than Excluded Assets, and any Seller Benefit Plans related to Current Employees indicating for each policy the carrier, risks insured, the amounts of coverage, deductible, expiration date and any material pending claims thereunder. All such policies are outstanding and in full force and effect.
- **5.1.9.** Compliance with Other Instruments and Laws; Permits. Except as provided in Schedule 5.1.9, the Business is in compliance with all Laws applicable to the conduct of the Business and all Permits, except where the failure to be in compliance would not have a Material Adverse Effect. All Permits that are necessary for the conduct of the Business and the ownership

and operation of the Acquired Assets or the assets of the Sale Company have been duly obtained, and, except as indicated on <u>Schedule 5.1.9</u>, are in full force and effect, and there are no proceedings pending or, to Sellers' Knowledge, threatened, which may result in the revocation, cancellation or suspension, or any materially adverse modification, of any such Permit, except in each case as would not, individually or in the aggregate, result in a Material Adverse Effect. The execution, delivery and performance of, and compliance with, this Agreement and the Ancillary Agreements by Sellers will not result in any such violation or be in conflict with or constitute a default under any Permit.

- **5.1.10.** <u>Brokers.</u> Sellers have employed no finder, broker, agent or other intermediary in connection with the negotiation or consummation of this Agreement or any of the transactions contemplated hereby for which any Purchaser would be liable.
- 5.1.11. Consents and Approvals. Subject to entry and effectiveness of the Bidding Procedures Order and the Sale Approval Order, assuming that the Governmental Requirements will be satisfied, made or obtained and will remain in full force and effect, and upon receipt of the consents, approvals and authorizations listed in Schedule 5.1.11, neither the execution, delivery or performance of this Agreement and the Ancillary Agreements by the Sellers parties thereto, nor the consummation by any Seller of the Sale, nor compliance by any Seller with any of the provisions hereof and of the Ancillary Agreements, will: (i) result in any breach of any provisions of the articles of incorporation or bylaws or similar organizational documents of any Seller or the Sale Company; (ii) result in a violation, or breach of, or constitute (with or without due notice or lapse of time) a default (or give rise to any right of termination, cancellation, amendment, vesting, payment, exercise, acceleration, suspension or revocation) under any of the terms, conditions or provisions of any note, bond, mortgage, deed of trust, security interest, indenture, loan or credit agreement, license, permit, contract, lease, agreement, plan or other instrument, commitment or obligation to which any Seller or the Sale Company is a party or by which such entity's properties or assets may be bound or affected; (iii) violate any order, writ, governmental authorization, injunction, decree, statute, rule or regulation applicable to any Seller or the Sale Company or to any properties or assets of any such entity; or (iv) result in the creation or imposition of any Lien other than Permitted Encumbrances on any asset of a Seller or the Sale Company, except in the case of clauses (ii), (iii) and (iv) above, for violations, breaches, defaults, terminations, cancellations, accelerations, creations, impositions, suspensions or revocations that are excused by or unenforceable as a result of the filing of the Bankruptcy Cases or the applicability of any provision of or any applicable law of the Bankruptcy Code.
- **5.1.12.** <u>January July (6+6) Projections</u>. <u>The January As set forth on Schedule 5.1.12, the July Projections</u> represent the reasonable, good faith estimates of the Seller. To the Knowledge of the Seller, the <u>January July Projections</u> are not materially inaccurate (e.g., meaning inaccurate with respect to projections of contribution margin by a factor greater than Three Million Dollars (U.S. \$3,000,000)). The foregoing is not a guarantee of the <u>January July Projections</u>.
- **5.1.13.** Events Subsequent to JanuaryJuly Projections. Except as set forth on Schedule 5.1.135.1.12 since the date of the JanuaryJuly Projections or in the JanuaryJuly Projections: (i) there has not been any event which had or could reasonably be expected to have a Material Adverse Effect; and (ii) the Business has been conducted and carried on only in the Ordinary Course of Business.

5.1.14. Contracts:

- A. Schedule 5.1.14.A lists all Contracts included in the Acquired Assets or to which the Sale Company is a party and that are used in or related to the Business, and: (i) which involve payment or performance obligations that individually exceed \$250,000; (ii) are material agreements to which Sellers or any of their Affiliates is a party or by which any of them or any of their properties is bound that primarily relate to the Business (including license and distribution agreements and arrangements among any such Sellers, Affiliates and intra-divisional facilities or third parties), other than Accounts Receivable; (iii) are PGM leases to which the Sale Company is a party or to which a Seller is a party and that are used in or related to the Business; and (iv) are joint venture, stockholder and partnership agreements to which the Sale Company is a party or to which a Seller is a party and that are Used in Connection with the Business; and (v) all Capital Leases (all Contracts required to be listed on Schedule 5.1.4.A hereafter referred to as the "Listed Contracts"). Sellers have delivered or made available to Purchasers either: (i) true, correct and complete copies in all material respects; or (ii) accurate written descriptions in all material respects, of the Listed Contracts.
- В. Each of the Listed Contracts is valid, binding and, subject to payment of all Cure Amounts payable to effectuate, pursuant to the Bankruptcy Code, the assumption and assignment to Purchasers of such Listed Contracts under the Sale Approval Order, if applicable, enforceable against the applicable Seller, to the extent set forth therein, and, to Sellers' Knowledge, the other parties thereto, in accordance with its terms, and is in full force and effect. Except as set forth on Schedule 5.1.14.B, and other than with respect to monetary defaults by Sellers under Listed Contracts that are curable by payment by Sellers of all Cure Amounts, if applicable, the applicable Seller, and to Sellers' Knowledge each of the other parties thereto, has performed all obligations required to be performed by it to date under, and is not in default in respect of, any of such Listed Contracts, and there is not a default (except with respect to defaults that need not be cured under Section 365 of the Bankruptcy Code for Sellers to assume and assign such Material Contracts to Purchaser, if applicable) thereunder or claim of default and there has not occurred any event which, with the passage of time or the giving of notice or both, would constitute a default thereunder, whether on the part of the applicable Seller or any of its Affiliates, or to Sellers' Knowledge, on the part of any other party thereto; in each case, other than where the failure to perform or such default would not have a material impact in respect of the individual Listed Contract or where such failures to perform or defaults would not, in respect of all of such Listed Contracts, measured in the aggregate, reasonably be expected to have a Material Adverse Effect. Except as set forth in Schedule 5.1.14.B, and other than with respect to monetary defaults by Sellers under Listed Contracts that are curable by payment by Sellers of all Cure Amounts payable to effectuate, pursuant to the Bankruptcy Code, the assumption and assignment to Purchasers of such Listed Contracts under the Sale Approval Order, if applicable, to Sellers' Knowledge, Sellers have received no claim or notice from any other party to any such Listed Contract that any Delphi Affiliate has breached any obligations to be performed by it thereunder, or is otherwise in default or delinquent in performance thereunder, where the consequence of such breach or default would be reasonably expected to have a Material Adverse Effect. Schedule 5.1.14.B identifies all Post-Petition Contracts included within the Listed Contracts other than open purchase orders or other Contracts that do not meet the requirements of Listed Contracts and which were entered into in the Ordinary Course of Business. Except as set forth on Schedule 5.1.14.B, none of the Post-Petition Contracts included within the Listed

Contracts contains any provisions restricting its assumption and assignment to Purchasers pursuant to the terms of this Agreement.

5.1.15. Regulatory Matters. Except as set forth in Schedule 5.1.15, or to the extent not material to the operation of the Business or the manufacture or sale of the Product, no Seller is required to file or otherwise provide reports or data, other information or applications with respect to the Products with any federal, state or local governmental authorities with jurisdiction over the manufacture, use or sale of such Products, and no material regulatory approvals are required with respect to the manufacture or sale of such Products.

5.1.16. Real Property:

- Generally. Schedule 5.1.16.A lists all Real Property included in the Acquired Assets or that is owned, used or occupied by the Sale Company, is Used in Connection with the Business and which will be transferred to or leased by a Purchaser pursuant to this Agreement or any Ancillary Agreements (the "Listed Real Property"). Except as set forth on Schedule 5.1.16.A, all buildings, structures and other improvements to the Listed Real Property (the "Improvements") are in good condition and repair, adequate to operate such facilities as currently used and in compliance with all applicable Laws. Except for those matters to be covered by the Transition Services Agreement in accordance with Section 7.2.6, all utilities and other similar systems serving the Listed Real Property and the Improvements are installed and operating and are sufficient to enable the Listed Real Property and the Improvements to be used and operated in the manner currently being used and operated. The use of the Listed Real Property used for manufacturing activities as currently used is a permitted use by right in the applicable zoning classification and is not a nonconforming use or a conditioned use, and no variances are needed and none have been granted with respect to such Real Property. There are currently in full force and effect duly issued certificates of occupancy permitting the Listed Real Property to be legally used and occupied as the same are currently constituted. The Listed Real Property has rights of access to dedicated public highways. To Sellers' Knowledge, no fact or condition exists that would prohibit or adversely affect the ordinary rights of access to and from the Listed Real Property from and to the existing highways and roads, and there is no pending or, to Sellers' Knowledge, threatened restriction or denial, governmental or otherwise, upon such ingress and egress. No Seller has received notice of: (a) any claim of adverse possession or prescriptive rights involving or affecting any Listed Real Property; (b) any structure located on any Listed Real Property that encroaches on or over the boundaries of neighboring or adjacent properties; or (c) any structure of any other person or entity that encroaches on or over the boundaries of any Listed Real Property. None of the Listed Real Property is located in a flood plain, flood hazard area, wetland or lakeshore erosion area within the meaning of any Law or order.
- **B.** Marketable Title. Except as set forth on Schedule 5.1.16.B, the applicable Seller has good and marketable fee title or equivalent title rights in non-U.S. jurisdictions or leasehold title (as applicable) to all of the Listed Real Property free and clear of all Liens except for Permitted Encumbrances. None of the Listed Real Property is subject to any material restrictions with respect to the transferability or divisibility thereof. At the Closing, Sellers will convey to Purchasers good and marketable fee title or leasehold title (or local equivalent, as applicable) to all of the Listed Real Property, free and clear of all Liens other than the Permitted Encumbrances.

C. No Condemnation, Expropriation or Similar Action. Neither the whole nor any portion of the Real Property included in the Acquired Assets is subject to any order to be sold and Sellers have received no notice, and have no Knowledge, that any of such Real Property is being condemned, expropriated or otherwise taken by any Governmental Entity with or without payment of compensation therefore and to the Sellers' Knowledge no such condemnation, expropriation or taking has been planned, scheduled or proposed.

5.1.17. Tax Matters:

- A. The Sellers and the Sale Company have: (i) duly and timely filed with the appropriate federal, state, local and foreign authorities or governmental agencies, all Tax Returns required to be filed with respect to the Business and, when filed, each such Tax Return was true, correct and complete; (ii) timely paid all Taxes shown thereon as due and owing; and (iii) timely paid all other Taxes due with respect to the Business except where the failure to pay any such Taxes would not in the aggregate have a Material Adverse Effect on the financial condition of the Business.
- **B.** The Sellers and the Sale Company have withheld all Taxes required to have been withheld in connection with amounts paid or owing to any employee working within the Business and have timely paid all withholding and other employment and payroll Taxes to the appropriate federal, state, local and foreign authorities or governmental agencies, except where the failure to file or to pay such taxes would not in the aggregate have a Material Adverse Effect.
- C. Neither any Seller nor the Sale Company is a party to any Tax allocation, Tax sharing agreement or Tax indemnity arrangement, except as provided in this Agreement, under which a Purchaser could be subject to Tax or other Liability after the Closing, and the Sale Company is not liable for the Taxes of any other person or entity.
- an authority in a jurisdiction in which the Sale Company does not file Tax Returns that it is or may be subject to taxation by that jurisdiction or authority with respect to, in connection with, associated with or related to, the Sale Company; no agreements or waivers are outstanding extending the statutory period of limitations applicable to any Tax Return of the Sale Company; and the Sale Company has not received any: (i) notice of underpayment of Taxes or other deficiency that has not been paid with respect to, in connection with, associated with or related to, the Sale Company; or (ii) any objection to any Tax Return, with respect to, in connection with, associated with or related to, the Sale Company that would have a Material Adverse Effect on the Business. Except as disclosed in Schedule 5.1.17.D, all deficiencies asserted or assessments made as a result of any examinations with respect to, in connection with, associated with or related to, the Sale Company have been fully paid or are fully reflected as a Liability in the financial statements of the Sale Company or the Sellers.
- **E.** The Sale Company is not a party to any agreement, contract arrangement or plan that has resulted or would result, separately or in the aggregate, in the payment of any excess parachute payments within the meaning of IRC Code Section 280G.

- **F.** There are no tax liens imposed upon the Sale Company or any of the Purchased Assets, except in the case of Filing Affiliate Taxes the payment of which may have been prohibited by the Bankruptcy Code.
- **G.** No transaction contemplated by this Agreement is subject to withholding tax under Section 1445 of the Code. For purposes of disclosure only, to the Sellers' Knowledge <u>Schedule 5.1.17.G</u>, sets forth all sales Taxes, use Taxes, value added Taxes, stamp Taxes, excise Taxes, real estate transfer Taxes, withholding Taxes or other similar Taxes that might be imposed on the transfer of the Purchased Assets pursuant to this Agreement.
- **H.** None of the Purchased Assets is properly treated as owned by persons other than the relevant Seller for income Tax purposes, and none of the Purchased Assets is "tax-exempt use property" within the meaning of Section 168(h) of the Code.
- I. Neither the Sale Company nor any Seller with respect to the Business has participated in or cooperated with an international boycott within the meaning of Section 999 of the Code, nor have they had operations that are or may be reportable under Section 999 of the Code.
- **J.** All transactions and dealings between or among the Sale Company and any persons or entities related directly or indirectly to the Sale Company have occurred on arm's-length terms, as if between and among unrelated parties. The Sale Company has complied in all material respects with any and all tax-related requirements that the arm's-length nature of the terms of such transactions and dealings be documented.
- K. Except as attached to <u>Schedule 5.1.17.K</u> regarding the Sale Company, there are no Tax rulings, request for rulings or closing agreements to which any Seller or the Sale Company is a party which relates or is applicable to the Business, the Acquired Assets or the Sale Company that could affect the Purchasers' Liability for Taxes for any period after the Closing Date. During the period which Sellers owned the Sale Company, no Seller nor the Sale Company has taken any action not in accordance with past practice and not in the Ordinary Course of Business that would have the effect of deferring any Tax Liability for the Sale Company from any Taxable Period ending on or before the Closing Date to any taxable period ending after the Closing Date.
- L. The Sale Company has not been either a "distributing corporation" or a "controlled corporation" in a distribution of stock intended to qualify for tax-free treatment under Section 355 of the Code: (i) in the two (2) years prior to the date of this Agreement; or (ii) which otherwise could constitute part of a "plan" or "series of related transactions" (within the meaning of Section 355(e) of the Code) in conjunction with the transactions contemplated by this Agreement.
- **M.** The Sale Company is not a "passive foreign investment company" within the meaning of Section 1297(a) of the Code.

5.1.18. Capitalization of the Sale Company and Related Matters:

A. The Sale Securities are owned by DASHI as set forth on <u>Schedule 5.1.18</u> to this Agreement. The Sale Securities are duly authorized, validly issued, fully paid and

non-assessable (in those jurisdictions in which such concepts are applicable) and are not subject to any preemptive rights. There are no voting trust agreements or other contracts, agreements or arrangements, to which DASHI is a party, restricting voting or dividend rights or transferability with respect to the Sale Securities.

- **B.** There is no outstanding security, right, subscription, warrant, option, privilege or other agreement, commitment or contract, preemptive, contractual or otherwise that gives the right to: (i) purchase or otherwise receive or be issued any share capital of the Sale Company or any security of any kind convertible into or exchangeable or exercisable for any share capital of the Sale Company; or (ii) receive or exercise any benefits or rights similar to any rights enjoyed by or accruing to a holder of share capital of the Sale Company, including any rights to participate in the equity or income of the Sale Company, or to participate in or direct the election of any directors of the Sale Company or the manner in which any share capital of the Sale Company are voted.
- C. DASHI owns and has good and valid title to the relevant Sale Securities free and clear of all Liens other than Permitted Liens of the type described in clause (iv) of the definition of Permitted Lien.

5.1.19. Employee Issues:

- **A.** <u>Current Employees.</u> <u>Schedule 5.1.19.A</u> contains a true and complete list of all Current Employees, and the information included on such Schedule as required by Section 3.1 above with respect to each such employee is true and complete.
- **B.** <u>Sellers' Performance</u>. Each Seller (as applicable) has performed and discharged, in all material respects, its obligations with respect to all of the Current Employees and U.S. Corporate Employees, including working time, payment of wages and salaries, employer's contributions to any relevant social security, health, welfare and occupational pension scheme and payment of all other costs and expenses relating to the employment of such employees (any taxation, accrued bonus or other sums payable with respect to employment) or Retired Employees up to and including the Closing Date, except as otherwise set forth on <u>Schedule 5.1.19.B</u>.
- C. <u>Benefit Plans.</u> <u>Schedule 5.1.19.C</u> lists all Benefit Plans in which the Current Employees or Retired Employees participate. Except as set forth on <u>Schedule 5.1.19.C</u>, none of the Sellers nor the Sale Company maintains or has any obligation to contribute or provide benefits pursuant to an employee benefit plan applicable to any of the Current Employees, other than an obligation to contribute to a government required and/or collectively bargained program in accordance with applicable Laws or a Collective Bargaining Agreement.
 - (i) <u>Delivery of Documents</u>. Sellers have given access or delivered to Purchasers true, correct and complete copies of the following information with respect to each of the Benefit Plans: (a) the written plan document, if any, including all amendments thereto; (b) if there is not a written plan document, a written summary of the material terms and conditions of such Benefit Plan; and (c) if the Benefit Plan is funded through insurance or a trust, insurance or any third party funding vehicle, the insurance policy or contract of the trust or other funding agreement and the latest financial statements thereof. Seller has provided

Purchasers with true and correct copies of any announcement to Current Employees regarding changes to any Benefit Plan not reflected in the applicable Benefit Plan documentation.

- **Compliance.** Except as may be set forth in Schedule 5.1.19.C(ii): (ii) (a) with respect to each such Benefit Plan, all material reports and information relating to the Benefit Plan required to be filed with any Governmental Entity or provided to participants or their beneficiaries have been timely filed or disclosed and, when filed or disclosed, were true, correct and complete in all material respects, and all records related to such Benefit Plan have been accurately maintained in all material respects; (b) each Benefit Plan is and has been operated and maintained in compliance with all applicable Laws and in accordance with the provisions of such plan in all material respects; and (c) to the extent that any Benefit Plan provides for benefits which, under applicable Laws, must be reserved on the balance sheet of a Seller or the Sale Company or for which funds must be set aside or reserved, such reserves or funds for each such Benefit Plan meet the requirements under all applicable Laws or under the generally accepted accounting principles of the relevant jurisdiction. No Benefit Plan is a multiemployer plan within the meaning of Section 4001(a)(3) of ERISA, nor has any Seller nor the Sale Company, or other element of the Business made, or been obligated to make, contributions to any multiemployer plan, either directly or as an ERISA Affiliate.
- (iii) No Triggering of Obligations. Except for as set forth on Schedule 5.1.19.C(iii), the consummation of the transactions contemplated hereby will not: (a) entitle any current or former employee, director or independent contractor to severance pay, unemployment compensation or any other payment, except as expressly provided in this Agreement; or (b) accelerate the time of payment or vesting or increase the amount of compensation due to any current or former employee, director or independent contractor.
- (iv) <u>Funding of Benefit Plans.</u> Except as set forth in <u>Schedule 5.1.19.C(iv)</u>: (a) all contributions required to be made to a Benefit Plan by any plan document, any contractual undertaking or Laws, and all premiums due or payable with respect to any insurance policy funding any Benefit Plan and any required accumulated book reserves (e.g., pension accruals) have been made timely or paid in full; and (b) there exists no "accumulated funding deficiency" as defined in Section 302(a)(2) of ERISA or Section 412 of the Code, whether or not waived, and no "unfunded current liability" as determined under Section 412(l) of the Code exists with respect to any Benefit Plan. Sellers have provided Purchasers with true and correct copies of the most recent actuarial valuations of any Benefit Plan.
- **D.** <u>Collective Bargaining Agreements.</u> <u>Schedule 5.1.19.D</u> lists all Collective Bargaining Agreements. Sellers have given access or delivered to Purchasers true, correct and complete copies of each of the Collective Bargaining Agreements. Except for the Collective Bargaining Agreements, and except as disclosed on <u>Schedule 5.1.19.D</u>, neither any Seller nor any of its Affiliates has entered into any material written employment or consulting agreements that are obligations of the Business. Sellers are in compliance in all material respects with each Collective Bargaining Agreement.

- E. Grievance, Labor Negotiations. Except as disclosed on Schedule 5.1.19.E, or as reflected in the Collective Bargaining Agreements, with respect to the Business: (i) there is no labor strike, dispute, slowdown or stoppage relating to any of the employees actually pending or, to Sellers' Knowledge, threatened against or involving any Seller or the Sale Company relating to any of the Current Employees; (ii) neither any Seller nor the Sale Company has in the past three (3) years experienced any work stoppage or other labor difficulty or organizational activity relating to any of the Current Employees; (iii) no material labor grievance relating to any of the Current Employees is pending as of the date of Schedule 5.1.19.E; and (iv) neither any Seller nor any Affiliate has any labor negotiations in process with any labor union works council or other labor organization relating to the Business. Except as set forth on Schedule 5.1.19.E, there are no pending material claims against any Seller or the Business whether under applicable Laws, employment agreements or otherwise asserted by any present employee or former employee of any other Person as relates to the Business, including claims on account of or for: (w) overtime pay, other than overtime pay for work done during the current payroll period; (x) wages or salary for any period other than the current payroll period; (y) any amount of vacation pay or pay in lieu of vacation or time off; or (z) any violation of any statute, ordinance or regulation relating to minimum wages or maximum hours at work, and, to Sellers' Knowledge, there are no such claims which have not been so asserted.
- F. Works Councils and Other Staff Representative Bodies. Sellers have performed and discharged in all material respects its obligations with respect to Works Councils and other staff representatives, staff representative bodies and institutions representing all or part of the Current Employees.
- **5.1.20.** Environmental Representations and Warranties. Except as otherwise set forth in Schedule 5.1.20, since January 1, 1999:
 - **A.** At the time of Closing, the Listed Real Property and operations at such Listed Real Property are in material compliance with all applicable Environmental Laws.
 - **B.** No Seller has received notice of, or has knowledge that any Environmental Claim relating to the Business or any Listed Real Property is pending or threatened.
 - C. There have been no Releases of Hazardous Materials at, on, from or underneath any of the Listed Real Properties that would be reasonably likely to result in material Liability or require Remediation under Environmental Law.
 - **D.** No aboveground or underground storage tanks have been located, stored, used, abandoned or disposed of on or under any Listed Real Property.
 - **E.** Sellers have delivered or otherwise made available to the Purchasers copies of any Phase I or Phase II environmental assessments and any material reports, Governmental Entities' inspection reports, studies, analyses or test results or material correspondence with Governmental Entities in the possession or control of any Seller pertaining to Hazardous Materials in, at, on, beneath or adjacent to any Listed Real Property, or non-privileged reports regarding the Sellers' compliance with Environmental Laws in connection with the Business.

- **F.** No Listed Real Property, and, to Seller's Knowledge, no property to which Hazardous Materials originating on or from the Listed Real Property or from the Sale Company has been sent for treatment or disposal to a facility that is listed or proposed to be listed on the National Priority List or CERCLIS or on any other similar database or list maintained by a Governmental Entity.
- **G.** (i) A list of all Permits required under Environmental Law to operate the Business as currently operated at the Listed Real Property is set forth in <u>Schedule 5.1.20</u>. The Sellers are in compliance with all such Permits required to be set forth on <u>Schedule 5.1.20</u>.
- (ii) Except as set forth in <u>Schedule 5.1.20</u>, Sellers have timely filed applications for such Permits at the Listed Real Property required under Environmental Laws.
- **5.1.21.** Product Claims. In the three (3)-year period prior to the date of this Agreement, no Seller nor the Sale Company has received in connection with any product manufactured, sold or distributed by any of them related to the Business any material claim in writing of personal injury, death or property damage, any material claim for punitive or exemplary damages, any material claim for contribution or indemnification or any material claim for injunctive relief other than claims that were resolved at the business level by credit or replacement of goods or allowance therefor.
- **5.1.22.** Accounts Receivable. The Accounts Receivable (including all of the Trade Receivables other than the Excluded Trade Receivables) of the Business and of the Sale Company and included in the Purchased Assets represent or will represent valid obligations arising from sales of Products or services performed in the Ordinary Course of Business. Six (6) Business Days prior to the anticipated Closing Date, Sellers shall deliver to the Purchasers Schedule 5.1.22 setting forth an Account Receivables aging report of the Business as of such date.
- **5.1.23.** Absence of Other Representations or Warranties. Except for the Warranties expressly set forth in this Agreement and the Ancillary Agreements, no Seller makes any representations or warranties, express or implied, with respect to the Acquired Assets, the Assumed Liabilities, the sale of the Sale Securities or the Business, and in particular but without limitation Sellers are making no representations with respect to any plan(s) of Purchasers for the future conduct of the Business. For the avoidance of doubt, no warranty or representation is given on the contents of the documents provided in due diligence, on any other documents or other information not contained in this Agreement or the Ancillary Agreements, or on any projected volumes of the Business (other than the January Projections as expressly set forth herein), all which were produced only for information purposes.
- **5.2.** Warranties of Purchasers. Purchasers warrant and represent, jointly and severally, to Sellers as follows:
 - **5.2.1.** Corporate Data. Each Purchaser is a legal entity duly organized, validly existing and in good standing under the laws of its jurisdiction of incorporation, and has all requisite corporate or other organization power and authority to own, lease and operate its properties and assets. Each Purchaser has the requisite corporate or other organizational power and authority to own, lease and operate its assets and to carry on its business as now being conducted and is duly qualified or licensed to do business and is in good standing in the jurisdictions in which the

ownership of its property or the conduct of its business requires such qualification or license, except where the failure to be so qualified or licensed would not reasonably be expected, individually or in the aggregate, to have a material adverse effect on the ability of Purchasers to consummate the transactions contemplated by this Agreement.

- **5.2.2.** Corporate Power; Due Authorization. Each Purchaser has the requisite corporate or other organizational power and authority to execute and deliver this Agreement and the Ancillary Agreements to which such Purchaser is a party, including the Transfer Documents, and to perform its obligations hereunder and thereunder and to consummate the transactions contemplated herein and therein. The execution, delivery and performance of this Agreement and the Ancillary Agreements, including the Transfer Documents, have been duly authorized by all necessary action on the part of each Purchaser that is a party thereto. This Agreement is, and the Ancillary Agreements, including the Transfer Documents, to which a Purchaser is a party, will be, when executed and delivered (assuming this Agreement constitutes a legal, valid and binding obligation of the Sellers), valid and legally binding obligations of such Purchaser, enforceable against such Purchaser in accordance with their respective terms, except as enforcement of such terms may be limited by bankruptcy, insolvency, reorganization, moratorium or similar laws or proceedings affecting the enforcement of creditors' rights generally and by the availability of equitable remedies and defenses.
- 5.2.3. No Violations. Neither the execution, delivery or performance of this Agreement by Purchasers, nor the consummation by Purchasers of the transactions contemplated herein, nor compliance by Purchasers with any of the provisions hereof, will: (i) except for the Governmental Requirements, require Purchasers to obtain any consent, approval or action of, or make any filing with or give notice to, any domestic or foreign governmental or regulatory body or any other Person; (ii) conflict with or result in any breach of any provisions of the certificate of incorporation or bylaws of any Purchasers; (iii) result in a violation or breach of, or constitute (with or without due notice or lapse of time) a default (or give rise to any right of termination, cancellation, acceleration, vesting, payment, exercise, suspension or revocation) under any of the terms, conditions or provisions of any note, bond, mortgage, deed of trust, security interest, indenture, license, contract, agreement, plan or other instrument or obligation to which any Purchaser is a party or by which any Purchaser or its properties or assets may be bound or affected; (iv) violate any order, writ, injunction, decree, statute, rule or regulation applicable to any Purchaser or its properties or assets; or (v) result in the creation or imposition of any Lien on any asset of Purchasers.
- **5.2.4.** Consents and Approvals. Except for Governmental Requirements, no consent, approval or authorization of, or declaration, filing or registration with, any domestic or foreign government or regulatory authority is required to be made or obtained by Purchasers in connection with the execution, delivery and performance of this Agreement and the consummation of the transactions contemplated herein.
- **5.2.5.** <u>Litigation</u>. Except for Claims raised in connection with the pendency of the Bankruptcy Cases, there is no suit, action, proceeding or investigation (whether at law or equity, before or by any Governmental Entity, or before any arbitrator) pending or, to the knowledge of Purchasers, threatened against or affecting Purchasers which could reasonably be expected to result in the issuance of an Order outstanding restraining, enjoining or otherwise prohibiting Purchasers from consummating the transactions contemplated by this Agreement.

- **5.2.6.** <u>Brokers.</u> Purchasers have employed no finder, broker, agent or other intermediary in connection with the negotiation or consummation of this Agreement or any of the transactions contemplated hereby for which any Seller would be liable.
- **5.2.7.** Solvency. Upon the consummation of the transactions contemplated by this Agreement: (i) none of the Purchasers will be insolvent; (ii) none of the Purchasers or other legal entities constituting the Business will be left with unreasonably small capital; (iii) none of the Purchasers or the Business will have incurred debts beyond its ability to pay such debts as they mature; (iv) the capital of the Purchasers and the other legal entities constituting the Business will not be impaired; and (v) immediately following Closing, Purchasers, individually and in the aggregate, will have sufficient capital to continue the Business as a going concern (it being understood that Purchasers will have no obligation to continue all or any portion of the Business as a going concern, subject to Purchasers' obligations to perform covenants and otherwise fulfill its commitments made pursuant to this Agreement).
- **5.2.8.** Availability of Funds. Purchasers have the financial ability and will have available, at Closing, sufficient cash in immediately available funds to pay the Preliminary Purchase Price and thereafter to pay the Purchase Price if greater than the Preliminary Purchase Price, and all costs, fees and expenses necessary to consummate the transactions contemplated by this Agreement. Purchasers expressly acknowledge and agree that its obligation to consummate the transactions contemplated by this Agreement and the Ancillary Agreements is not subject to any condition or contingency with respect to financing.

5.2.9. Investment Intent:

- **5.2.9.1.** The applicable Purchaser who is acquiring the Sale Securities is acquiring the Sale Securities for its own account, solely for the purpose of investment and not with a view to, or for sale in connection with, any distribution thereof in violation of the Securities Act or any applicable securities Laws of any other jurisdiction.
- **5.2.9.2.** Umicore is an "accredited investor" as defined in Rule 501(a) promulgated under the Securities Act.
- **5.2.9.3.** Umicore understands that the acquisition of the Sale Securities to be acquired by it pursuant to the terms of this Agreement involves substantial risk. Umicore and its officers have experience as an investor in securities and equity interests of companies such as the ones being transferred pursuant to this Agreement and acknowledges that it can bear the economic risk of its investment and has such knowledge and experience in financial or business matters that Purchaser is capable of evaluating the merits and risks of its investment in the Sale Securities to be acquired by it pursuant to the transactions contemplated hereby.
- **5.2.9.4.** The applicable Purchaser understands that the Sale Securities to be acquired by it hereunder have not been registered under the Securities Act of 1933, as amended, on the basis that the sale provided for in this Agreement is exempt from the registration provisions thereof, and agrees that such securities may not be transferred unless such transfer is pursuant to an effective registration statement under the Securities Actor under the applicable securities Laws of any other jurisdiction, or, in each case, an applicable exemption therefrom.

- **5.2.10.** Compliance with Law. Purchasers are in compliance with all Laws applicable to it, except with respect to those violations that could not reasonably be expected to result in the issuance of an Order outstanding restraining, enjoining or otherwise prohibiting any Purchaser from consummating the transactions contemplated by this Agreement.
- **5.2.11.** Anti-Money Laundering. Each Purchaser is in material compliance with all applicable provisions of: (i) the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 (Public Law 107-57) ("USA PATRIOT Act") as amended and all regulations issued pursuant to it; (ii) Executive Order No. 13224 on Terrorist Financing, effective September 24, 2001, and relating to Blocking Property and Prohibited Transactions with Persons Who Commit, Threaten to Commit, or Support Terrorism; (iii) the International Emergency Economic Power Act (50 U.S.C. 1701 et seq.), and any applicable implementing regulations; (iv) the Trading with the Enemy Act (50 U.S.C. 50 et seq.), and any applicable implementing regulations; and (v) all applicable legal requirements relating to anti-money laundering, anti-terrorism and economic sanctions in the jurisdictions in which such Purchaser operates or does business. Neither any Purchaser nor any of their directors, officers or Affiliates is identified on the United States Treasury Department Office of Foreign Asset Control's ("OFAC") list of "Specially Designated Nationals and Blocked Persons" (the "SDN List") or otherwise the target of an economic sanctions program administered by OFAC, and no Purchaser is affiliated in any way with, or providing financial or material support to, any such persons or entities. Purchasers agree that should they, or any of their respective directors, officers or affiliates be named at any time prior to the Closing on the SDN List, Purchasers shall inform Sellers in writing immediately.
- **5.2.12.** Adequate Assurance of Future Performance. Purchaser has provided or will be able to provide, at or prior to the Sale Hearing, adequate assurance of its future performance under each Assumed U.S. Contract to the parties thereto (other than Sellers) in satisfaction of Section 365(f)(2)(B) of the Bankruptcy Code, and no other or further assurance will be necessary thereunder with respect to any Assumed U.S. Contract.
- **5.2.13.** Shelf Tulsa Collective Bargaining Agreement. The Shelf Tulsa Collective Bargaining Agreement is attached hereto as Schedule 5.2.13.

6. CONDITIONS TO CLOSING:

- **6.1.** Conditions to Obligations of Sellers and Purchasers. The respective obligations of each Party to effect the transactions contemplated by this Agreement shall be subject to the satisfaction or waiver by both Parties at or prior to the Closing Date of the following conditions precedent:
 - **6.1.1.** <u>Sale Approval Order.</u> The Sale Approval Order, in form and substance reasonably satisfactory to Purchasers, shall be entered by the Bankruptcy Court onto the court docket and shall not be subject to a stay or injunction.
 - **6.1.2.** No Law, Judgments, etc. Subject to Section 9.1.2 and other than matters within the scope of Section 6.1.3, (a) no Law, injunction, judgment or ruling enacted, promulgated, issued, entered amended or enforced by any Governmental Authority shall be in effect enjoining, restraining, preventing or prohibiting consummation of the transactions or making the consummation of the transactions contemplated by this Agreement illegal; (b) Sellers shall have completed any required information and consultation process with the Works Councils and (c) Purchasers and Sellers shall each be reasonably satisfied (I) that the sale of the Acquired Assets and

Sale Securities will not be rescinded or voided, and (II) that no Purchaser (or any of its respective Affiliates) is reasonably likely to be subject to Claims, litigation or Liabilities in connection with the consummation of the transactions contemplated by this Agreement for which such Purchaser (or its respective Affiliates) has not received adequate indemnification or other reasonable protection. In the event that the Purchaser is not reasonably satisfied that it (or its Affiliates) has received such adequate indemnification (including with respect to the limits on such coverage and/or the types of damages for which the Purchaser (or its Affiliates) shall be covered) or other reasonable protection, then the parties shall work together in good faith to provide for such indemnification or other reasonable protection as the Purchaser reasonably believes is adequate.

- **6.1.3.** Approvals by Antitrust Authorities. All competition filings, required to be made under any Antitrust Law by the Parties jointly, or individually by either of the Parties or any of their Affiliates, in any jurisdiction in connection with the transactions contemplated by this Agreement shall have been made and the consents, approvals and authorizations shall have been obtained and remain in full force and effect or required waiting periods shall have expired or been terminated.
- **6.1.4.** Other Approvals. Any and all Governmental Entity consents, approvals, authorizations, declarations, filings and registrations required to assign the Purchased Assets to the appropriate Purchasers shall have been duly obtained.
- **6.2.** Conditions to Obligations of Purchasers. The obligation of Purchasers to consummate the transactions contemplated by this Agreement shall be subject to the fulfillment at or prior to the Closing of the following conditions (any one or more of which may be waived in whole or in part by Purchasers):
 - 6.2.1. Accuracy of Warranties. Except as otherwise permitted by this Agreement or a Transfer Agreement, and after giving effect to the Sale Approval Order, the representations and warranties of Sellers contained in this Agreement (without taking into account any materiality or Material Adverse Effect qualification therein) shall be true and correct as of the Closing Date as if made on such date (except for representations and warranties that speak as of a specific date or time, which shall be true and correct only as of such date or time) except where the failure of such representations and warranties to be true and correct would not have a Material Adverse Effect. Subject to the preceding sentence, Sellers may update or supplement the Disclosure Schedule prior to Closing by notice to Purchasers, but any such update or supplement shall not be taken into account in determining whether the condition set forth in this Section 6.2.1 has been satisfied. Any claim that Purchasers may have based on matters disclosed by Sellers in such updated or supplemented Disclosure Schedule will be deemed waived by Purchasers if Purchasers nonetheless complete the transactions contemplated herein or in the Transfer Agreements.
 - **6.2.2.** <u>Material Adverse Effect</u>. Since the date of the <u>January July</u> Projections and up to and including the Closing, there shall not have been any event, circumstance, change or effect that, individually or in the aggregate, has, had or likely will have a Material Adverse Effect and the Sellers shall have conducted the Business in the Ordinary Course of Business.
 - **6.2.3.** Ancillary Agreements and Performance of Covenants. Each of the Ancillary Agreements to which any Seller is a party shall have been executed and delivered by such Sellers to Purchasers on terms reasonably satisfactory to Purchasers, and all other agreements and transactions contemplated hereby or in any Ancillary Agreement to be performed by any Seller on or before the Closing shall have been performed in all material respects, subject to Purchaser's performance of its obligations under Section 5.2.12.

- **6.2.4.** Other Approvals; Cure Amounts. The third party and Governmental Entity consents, approvals, authorizations, declarations, filings and registrations required to assign the Purchased Assets to the appropriate Purchasers including those required to be set forth in Schedules 5.1.3, 5.1.11 or 5.1.14.A and that the Purchasers reasonably believe are necessary or otherwise material to the Business shall have been received and all consents, approvals and filings in connection with non-competition related Governmental Requirements shall have been obtained or made in form and substance reasonably satisfactory to the Purchasers and any Cure Amounts required to be paid for effective assignment and assumption of the U.S. Assumed Contracts shall have been paid, otherwise resolved by Sellers with the consent of the other parties to such Assumed U.S. Contracts, or absent such consent, by Final Order of the Bankruptcy Court. As used in this section, "material" shall *not* mean having or reasonably likely to have an impact of more than \$1,000,000.
- **6.2.5.** CBA. That certain Shelf Collective Bargaining Agreement shall be put in full force and effect effective as of the Closing Date and shall not have been amended, modified, terminated or waived in any respect without Purchasers' consent.
- **6.2.6.** Sale Company Debt. The Sale Company's Debt shall be retired, exhausted or repaid in a mutually agreeable manner.
- **6.2.7.** Florange Pre-emptive Right. The declaration d'intention d'aliéner shall have been properly filed as soon as practicable following the date hereof and, in any event, no later than June 15, 2007, with respect to the Listed Real Property located in Florange, France and such Listed Real Property shall no longer be subject to a pre-emptive or similar right in favor of any French Governmental Entity.
- **6.2.8.** Closing Deliveries. Purchasers shall have received from Sellers all of the instruments, documents and considerations described in Sections 7.2 and 7.3 other than any of such items not received solely due to Purchasers' failure to perform under Section 5.2.12.
- **6.3.** Conditions to Obligations of Sellers. Except as otherwise permitted by this Agreement or a Transfer Agreement, the obligation of Sellers to consummate the transactions contemplated by this Agreement shall be subject to the fulfillment at or prior to the Closing of the following conditions (any one or more of which may be waived in whole or in part by Sellers):
 - **6.3.1.** Accuracy of Warranties. The representations and warranties of Purchasers contained in this Agreement shall be true and correct in all material respects as of the Closing Date if made on such date (except for representations and warranties that speak as of a specific date or time, which shall be true and correct only as of such date or time), except where the failure of such representation and warranty to be true and correct would not have a material adverse effect on Purchasers' ability to consummate the transactions contemplated by this Agreement.
 - **6.3.2.** <u>Ancillary Agreements Performance of Covenants</u>. Each of the Ancillary Agreements to which any Purchaser is a party shall have been executed and delivered by such Purchaser to Sellers on terms reasonably satisfactory to Sellers, and all other agreements and transactions contemplated hereby or in any Ancillary Agreement to be performed by any Purchaser on or before the Closing shall have been performed in all material respects.
 - **6.3.3.** Closing Deliveries. Sellers shall have received from Purchasers all of the instruments, documents and considerations described in Sections 7.2 and 7.4.

7. CLOSING:

- **7.1.** The Closing. Subject to the terms and conditions of this Agreement, the closing (the "Closing") of the transactions contemplated hereby shall take place at the offices of Delphi at 10:00 a.m. on the second (2nd) Business Day after the conditions set forth in Article 6 shall have been satisfied or waived (other than conditions which by their nature can be satisfied only at the Closing), or on such other date or at such other time as the Parties may agree. For tax and accounting purposes, the effective time of the transaction shall be 11:59 p.m. ET on the Closing Date. The Parties shall use commercially reasonable efforts to schedule the Closing for the last Business Day of the month. The Closing of the Ancillary Agreements shall take place simultaneously with the Closing or on a later date if mutually agreed by the relevant Seller and relevant Purchaser.
- **7.2.** Ancillary Agreements. The Parties shall execute and deliver to each of the applicable Sellers and Purchasers the following agreements on mutually agreeable terms and other documents necessary to effect the transactions contemplated by this Agreement (the "Ancillary Agreements").
 - **7.2.1.** Transfer Agreements and/or assignments necessary for the Sellers to transfer to Purchasers the Purchased Intellectual Property and the Fuel Reformer Patent Rights set forth on Schedule 7.2.1 (the "**Fuel Reformer Patents**"), including any forms required to be filed with any applicable Governmental Entity in respect of Intellectual Property transfers and assignments.
 - **7.2.2.** Fuel Reformer Patent License between certain Purchasers and certain Sellers pursuant to which Purchasers shall grant Sellers a non-exclusive, worldwide license, with limited rights to sublicense those certain Fuel Reformer Patents on the terms set forth in <u>Schedule 7.2.2</u> (the "**Fuel Reformer Patent License**").
 - **7.2.3.** To the extent that equity interests of the Sale Company are represented by stock certificates, DASHI shall deliver to the Securities Purchaser original certificates evidencing the Sale Securities (to the extent applicable in the respective jurisdiction), which certificates shall be duly endorsed for transfer or accompanied by duly executed stock transfer powers or other appropriate instruments of assignment and transfer in favor of such Purchasers or their permitted assigns.
 - **7.2.4.** Transfer Agreements for Acquired Assets of certain Business locations (including France and China) in each case in form and substance to the reasonable satisfaction of the parties.
 - **7.2.5.** Transfer Documents, including for: (i) Listed Real Property (e.g., lease assignments or special warranty deeds in the U.S. or their equivalent in other jurisdictions); (ii) Contracts; (iii) Permits; and (iv) the Acquired Carved-Out Location Assets in each case reasonably satisfactory to the Parties in form and substance.
 - **7.2.6.** Transition Services Agreement substantially in the form attached hereto as Schedule 7.2.6 ("**Transition Services Agreement**").
 - **7.2.7.** The Atmospheric Catalyst License substantially in the form of <u>Schedule 7.2.7</u>.
 - **7.2.8.** Testing Services Agreements covering the provision by the Sellers of long-term testing services to the Purchasers at the Bascharage, Luxembourg site and short-term testing services to the Purchaser at the Flint, Michigan site (each such agreement a "**Testing Services Agreement**", and, collectively, the "**Testing Services Agreements**") containing the terms set forth

in the draft agreements attached as <u>Schedule 7.2.8(i)</u> (Luxembourg) and <u>Schedule 7.2.8(ii)</u> (Flint) and such additional terms as the Parties shall agree.

- **7.2.9.** Canning Supply Agreements pursuant to which the Purchasers supply Products to the Sellers' canning operations in: (i) Shanghai, China; and (ii) Clayton, Australia (each a "Canning Supply Agreement"), containing the terms set forth in the draft agreements attached as Schedule 7.2.9(i) (Shanghai) and Schedule 7.2.9(ii) (Clayton) and such additional terms as the Parties shall agree.
- **7.2.10.** Toll Manufacturing Agreements covering each of Shanghai, China, Clayton, Australia and San Luis Potosi, Mexico between the Purchasers and Sellers pursuant to which the Sellers shall provide certain manufacturing services at such location, to the Purchasers (each such agreement a "**Toll Manufacturing Agreement**", and, collectively, the "**Toll Manufacturing Agreements**"), containing the terms set forth in the draft agreements attached as <u>Schedule 7.2.10(i)</u> (Shanghai), <u>Schedule 7.2.10(ii)</u> (Clayton) and <u>Schedule 7.2.10(iii)</u> (San Luis Potosi) and such additional terms as the Parties shall agree.
- **7.2.11.** The Closing Escrow Agreement between Sellers, Purchasers and the Escrow Agent, substantially in the form of Schedule 7.2.11.
- **7.2.12.** To the extent Sellers require a separate assumption agreement or other document(s) pursuant to which the relevant Purchasers assume the Assumed Liabilities under Section 7.4.2 below, the form of same shall be reasonably satisfactory to Purchasers and Sellers.
- **7.3.** Sellers' Other Deliveries. At the Closing, in addition to the Ancillary Agreements covered by Section 7.2, Sellers shall deliver to Purchasers the following, in proper form for recording where appropriate, and in each case, in form and substance reasonably satisfactory to the Purchasers:
 - **7.3.1.** An officer's certificate, dated as of the Closing Date, executed by Delphi on behalf of all the Sellers, certifying that the conditions specified in Section 6.2 have been fulfilled.
 - **7.3.2.** A certificate, dated as of the Closing Date, executed by Delphi on behalf of all the Sellers by a Secretary or an Assistant Secretary, certifying: (i) a true and correct copy of each Seller's Organizational Documents; (ii) a true and correct copy of the resolutions of each Seller's board authorizing the execution, delivery and performance of this Agreement and any Ancillary Agreement to which such Seller is a party and the consummation of the transactions contemplated hereby and thereby; and (iii) incumbency matters.
 - **7.3.3.** Certified copies of all orders of the Bankruptcy Court pertaining to the contemplated transactions contemplated by this Agreement and the Ancillary Agreements, including the Bidding Procedures Order and the Sale Approval Order.
 - **7.3.4.** Appropriate receipts.
 - **7.3.5.** The minute books and other corporate, partnership or limited liability company record books of the Sale Company.
 - **7.3.6.** Resignations of all directors (or equivalent) and officers of the Sale Company, except as otherwise requested by Purchasers no less than six (6) Business Days prior to the Closing Date.

- **7.3.7.** Releases from any third party having a Lien on any of the Purchased Assets other than Permitted Liens.
- **7.3.8.** All Technical Documentation in accordance with the provisions of Section 8.6 below.
- **7.3.9.** A certificate of non-foreign status pursuant to Treasury Regulation Section 1.1445-2(b)(2) with respect to each Seller transferring a United States real property interest (within the meaning of Section 897(c) of the Code).
- **7.3.10.** All other documents and papers reasonably requested by Purchasers to effect the transactions contemplated hereby.
- **7.4.** Purchasers' Deliveries. At the Closing, Purchasers shall deliver to Sellers, in proper form for recording where appropriate, and in each case, in form and substance reasonably satisfactory to the Sellers:
 - **7.4.1.** The Purchase Price to be paid at Closing as required by, and in accordance with, Section 4.4.
 - **7.4.2.** An appropriate assumption agreement or other document or documents pursuant to which the relevant Purchasers assume the Assumed Liabilities.
 - **7.4.3.** An officer's certificate, dated as of the Closing Date, executed by Umicore on behalf of all the Purchasers, certifying that the conditions specified in Section 6.3 have been fulfilled.
 - **7.4.4.** A certificate, dated as of the Closing Date, executed by Umicore on behalf of all the Purchasers by its Secretary or an Assistant Secretary, certifying: (i) a true and correct copy of Purchasers' Organizational Documents; (ii) a true and correct copy of the resolutions of the Purchasers' board authorizing the execution, delivery and performance of this Agreement by Purchasers and the consummation of the transactions contemplated hereby; and (iii) incumbency matters.
 - **7.4.5.** All other documents and papers reasonably requested by Sellers to effect the transactions contemplated hereby.
- **7.5.** <u>Post-Closing Deliveries</u>. Promptly following the Closing, Seller shall deliver signature cards from all banks or financial institutions with which the Sale Company has any account, designating signatures approved by the Purchasers.
- **7.6.** Sale Company. At Closing, the Sellers shall perform the following obligations, in each case, with effect from Closing:
 - **7.6.1.** Seller shall deliver to Purchaser definitive certificates for the Shares, together with a share transfer form, in a mutually agreeable form, in respect of the shares duly executed by the registered holder in favor of the relevant Purchaser; and
 - **7.6.2.** Seller shall deliver to Purchaser written resignation(s) of any Seller representatives as directors of the Company (to take effect from the Closing).

7.6.3. Seller shall obtain the approval of the directors of the Company which: (i) accepts the resignations of the director(s) whose resignation is required in terms of Section 7.6.2 and duly appoints Purchaser representatives whose names have been provided to Seller at least five (5) Business Days before Closing as additional directors of the Company; (ii) approves the transfers of the shares from Seller to Purchaser (subject to their being duly stamped); and (iii) approves the placing of Purchaser's name on the Company's register of members in accordance with the share transfer form delivered and authorizes the issue of a new share certificate to Purchaser.

8. CERTAIN ADDITIONAL COVENANTS:

8.1. Certain Pre-Closing Matters:

- **8.1.1.** Prior to the Closing, Sellers shall afford the officers, employees, accountants, attorneys and authorized representatives of Purchasers reasonable access at reasonable business hours and upon reasonable prior request to the facilities, properties, books, personnel, and records of the Sellers and the Sale Company in order that Purchasers may have the opportunity to determine the amounts of the Purchase Price adjustments set forth in Article 4 (including a financial audit to determine the Sale Company Retained Liability Amount) and to facilitate Day 1 readiness and integration planning.
- **8.1.2.** Prior to the Closing, Sellers shall: (i) furnish Purchasers with such additional material, including financial and operating data and other information relating to the Business, as Purchasers may reasonably request from time to time including access to all Contracts (including Contracts with customers, suppliers and consultants) and any amendments, modifications or waivers with respect thereto (each a, "**Contract Modification**"); and (ii) upon the request of any Purchaser, cooperate with Purchasers (including by waiving any applicable confidentiality restrictions) to arrange meetings between Purchasers and customers or suppliers of any Seller in accordance with the Purchaser Confidentiality Agreement. Purchasers shall be permitted to disclose the terms of this Agreement to any such customer or supplier, as appropriate, to provide assurances to such customer or supplier with respect to the continued viability of the Business after the Closing.
- **8.1.3.** Prior to the Closing and as soon as reasonably practicable, the Parties will finalize all steps needed to organize the transactions contemplated by this Agreement and facilitate the drafting and negotiation of all of the Ancillary Agreements which, by the terms of Section 7.2 above, are required to effect the Closing.
- **8.1.4.** Prior to the Closing, Sellers shall allow the Purchasers and its representatives, in accordance with the terms of an Environmental Right of Access Agreement dated on or about March 30, 2007 between the Parties, access to its facilities, real property, books, records and personnel for purposes of completing the Purchasers' environmental, health and safety review, including, without limitation, such Phase I and Phase II assessments as required by the Purchasers; provided, however, that the results of such Phase I and Phase II assessments will not specifically provide any Purchaser with a right to rescind this Agreement and provided further that the foregoing shall not limit, modify or amend any other provision of this Agreement or any Purchaser's rights with respect thereto.
- **8.1.5.** Within fifteen (15) Business Days following the last day of each calendar month prior to Closing, the Sellers shall provide in a form reasonably acceptable to the Purchaser: (i) a summary of the Sellers' Net Working Capital (calculated in accordance with the Net Working

Capital Methodology) and PGM inventory as of the last Business Day of the preceding calendar month; and (ii) a reasonably detailed summary of the Seller's capital investments during the prior calendar month.

- **8.1.6.** If, prior to the Closing, the Sellers demonstrate the effectiveness of operational initiatives that have the effect of decreasing the volumes of PGM required to operate in the Ordinary Course of Business, then the Parties shall work together in good faith to determine appropriate adjustments to target levels. Any resulting change in the Owned PGM Volume Target shall be reflected in an amendment to the Agreement adopted pursuant to Section 13.7. For information purposes only, Schedule 8.1.6 sets forth further background information on currently contemplated initiatives and possible adjustment methodology to be applied in such situation.
- **8.1.6. 8.1.7.** The Parties will use all commercially reasonable efforts to complete all Ancillary Agreements as soon as practicable.
- 8.1.7. 8.1.8. The Parties agree that the definition of Net Working Capital includes certain other current assets and other current liabilities of the type that are set forth on the attached Schedule 8.1.8,8.1.7, but that have yet to be finally determined. All of the assets and liabilities set forth on Schedule 8.1.88.1.7 were taken into account in setting the Net Working Capital Target. The Parties shall work together in good faith as soon as reasonably practicable to determine which of such assets and liabilities on Schedule 8.1.88.1.7 are properly included within the definition of the Net Working Capital and, if appropriate, to adjust the Net Working Capital Target to reflect such discussions.
- **8.1.8. 8.1.9.** The Parties shall work together in good faith to consider any amendments or modifications to this Agreement as are required in connection with Delphi's possible transition of any portion of the operations of the Business from one existing location to any other existing location of the Business.
- **8.2.** <u>Joinder of Additional Seller Parties</u>. Notwithstanding anything to the contrary contained herein, no later than five (5) Business Days prior to the Closing, Delphi shall cause each Delphi Affiliate listed in <u>Schedule 1</u> that is not a signatory hereto as of the date hereof, to execute and deliver to Umicore counterpart signature pages to this Agreement in the form of <u>Schedule 8.2</u>. Upon Umicore's execution and delivery of each counterpart signature page, each such Person shall be considered a "Seller" for all purposes under this Agreement effective as of the date hereof. Notwithstanding the foregoing, in the event that the Parties mutually agree that applicable Law or other considerations require an alternative approach to ensuring that the appropriate Delphi Affiliates are bound to the obligations set forth with respect to such Affiliates hereunder, the Parties shall work together in good faith to adopt an alternative approach to this Section 8.2 including through agreement on the terms of mutually satisfactory local transfer agreements.

8.3. Bankruptcy Actions:

8.3.1. The Bidding Procedures are set forth in Section 11. Promptly after the execution of this Agreement, Delphi shall, and shall cause the other Sellers that are Filing Affiliates to, file a motion or motions (and related notices and proposed orders) with the Bankruptcy Court seeking, and thereafter diligently pursue and defend, approval of the Bidding Procedures Order and the Sale Approval Order. In the event that the Bidding Procedures Order is not entered on or before July 9, 2007 absent any material default by Purchasers hereunder, Purchasers may choose to withdraw this Agreement, and neither party hereto will have any further Liability to the other arising from this Agreement.

- **8.3.2.** Delphi shall use commercially reasonable efforts to comply (or obtain an order from the Bankruptcy Court waiving compliance) with all requirements under the Bankruptcy Code and Bankruptcy Rules, as modified by order, if any, of the Bankruptcy Court, in connection with obtaining approval of the sale of the Purchased Assets under the Agreement, including serving on all required Persons in the Bankruptcy Cases, notice of the Sale Approval Motion, the Sale Hearing (as hereinafter defined) and all applicable objection deadlines in accordance with Rules 2002, 6004, 6006 and 9014 of the Bankruptcy Rules, the Bidding Procedures Order or other orders of the Bankruptcy Court, and any applicable local rules of the Bankruptcy Court.
- **8.3.3.** With respect to any and all proceedings before the Bankruptcy Court, Sellers agree: (i) that they will take no action inconsistent with the terms of this Agreement; (ii) that they will take any actions and make any filings with the Bankruptcy Court necessary and prudent to ensure that the indemnification obligations of any Seller under this Agreement are fully funded and are not impacted or mitigated in any respect by the Bankruptcy Court; (iii) that such indemnification obligations survive in full any bankruptcy reorganization of any Seller; and (iv) that any Plan of Reorganization filed with or approved by the Bankruptcy Court with respect to any Seller will contain no provisions inconsistent with such Seller's obligations and duties under this Agreement.

8.4. Registrations, Filings and Consents; Further Actions:

8.4.1. As soon as practicable after the date hereof as requested by a Purchaser, each of the Parties shall: (i) promptly file all notifications, filings and other documents required in connection with all Antitrust Authorities and other regulatory approvals referred to in Sections 6.1.3 and 6.2.4, and to respond as promptly as practicable to any inquiries or requests received from any Antitrust Authority or other Governmental Entity, including for additional information or documentation; (ii) promptly furnish the other Party with copies of all documents (except documents or portions thereof for which confidential treatment has been requested of or by any Antitrust Authority which may be furnished to the other Party's legal counsel only) and correspondence: (a) prepared by or on behalf of it for submission to any Antitrust Authority or other Governmental Entity; and (b) received by or on behalf of it or its counsel from any Antitrust Authority or other any Governmental Entity, in each case in connection with the transactions contemplated by this Agreement, and limited to, in the case of competitively sensitive information, such Party's outside antitrust counsel who have signed or agreed to abide by that certain Joint Defense Agreement, effective as of December 12, 2006; and (iii) use its commercially reasonable efforts to consult with and keep the other Party informed as to the status of such matters (except that documents or portions thereof dealing with competitively sensitive information such as the price that Purchaser would pay for the Business or that Seller would accept for the Business may be withheld even from the other Party's outside antitrust counsel). Notwithstanding the foregoing. Purchasers and Sellers agree that neither of them will make any voluntary filing under applicable foreign Antitrust Laws unless advised by legal counsel in such jurisdiction that the failure to make a filing could result in a Material Adverse Effect or otherwise be in violation of applicable Law. Each Party hereto shall promptly inform the other of any oral communication from any Antitrust Authority or other Governmental Entity regarding any of the transactions contemplated by this Agreement and the Ancillary Agreements. If the Antitrust Authority in any such country: (i) determines that it will impose conditions to its approval of the transactions contemplated by this Agreement or does impose such; or (ii) determines that it will file a suit, action or other proceeding before a court or governmental agency seeking to restrain or prohibit, or to obtain damages or other relief in connection with, the consummation of the transactions contemplated by this Agreement or does file such, either Party shall have the right to terminate the transaction pursuant to Section 9.1.1.B (notwithstanding anything to the contrary in Section 9.1.1.B) if such conditions, suits, actions or other proceedings are not resolved within ninety (90) days from the date of such determination. Notwithstanding anything in this Agreement to the contrary, in no event shall Purchasers or Sellers be obligated to propose or agree to accept any undertaking or condition, to enter into any consent decree, to make any divestiture, to accept any operational restriction, or take any other action that, in the reasonable judgment of the Purchasers or Sellers, could be expected to: (1) limit the right of the Purchasers or Sellers to own or operate all or any portion of the Purchased Assets or of Purchasers to own or operate any portion of their existing businesses or assets; or (2) require Purchasers or Sellers to license any of the Intellectual Property rights or to modify any existing license or their Intellectual Property rights. With regard to any Antitrust Authority or Governmental Authority, no Seller shall, without Purchasers' prior written consent (not to be unreasonably withheld) propose, opine on the advisability of or commit to any divestiture transaction, or propose, opine on the advisability of or commit to alter any of their business or commercial practices in any way, or otherwise take or commit to any action that limits Purchasers' freedom of action with respect to, or Purchasers' ability to retain any of, the Purchased Assets or receive the full benefits of this Agreement.

8.4.2. Within three (3) Business Days after the entry of an unstayed Sale Approval Order upon the terms and subject to the conditions of this Agreement, each of the parties hereto shall use its reasonable best efforts to take, or cause to be taken, all appropriate actions, and to do, or cause to be done, all things necessary, proper or advisable under applicable laws and regulations to consummate and make effective the transactions contemplated by this Agreement and the Ancillary Agreements as promptly as practicable including using their reasonable best efforts to cause the satisfaction of all conditions to Closing. At all times prior to the Closing: (i) Delphi will notify Umicore in writing of any fact, condition, event or occurrence that is reasonably expected to result in the failure of any of the conditions contained in Article 6 to be satisfied, promptly upon becoming aware of the same; and (ii) Umicore will notify Delphi in writing of any fact, condition, event or occurrence that is reasonably expected to result in the failure of any of the conditions contained in Article 6 to be satisfied, promptly upon becoming aware of the same.

8.5. Operation of the Business Pending Closing:

8.5.1. Except: (i) as otherwise provided herein; (ii) as disclosed in Schedule 8.5 of the Disclosure Schedule; (iii) as required by, arising out of, relating to or resulting from the Bankruptcy Cases (including Delphi's Section 1113 and 1114 Motion, consensual resolutions between Delphi and any of its U.S. unions and an approved plan of reorganization); (iv) subject to any changes that may be required under applicable Laws or that may result from the disclosure of this Agreement or the transactions contemplated hereby; (v) in connection with Delphi's possible transition of any portion of the operations of the Business from one existing location to any other existing location of the Business and (vi) as set forth in the following sentence, until the Closing, Sellers will carry on the Business in the Ordinary Course of Business; perform in all material respects all of its obligations under all Listed Contracts and not amend, alter or modify in any material respect that is adverse to the Business any provision of any Listed Contract; keep in full force and effect insurance comparable in amount and scope to coverage maintained by it on the date of this Agreement; use commercially reasonable efforts to maintain and preserve relations with customers, suppliers, employees and others having business relations with the Business; endeavor to maintain the goodwill of the Business; and promptly advise Purchaser of any material and adverse change in the business condition (financial or other) of the Business or the Acquired Assets, any event or occurrence that would reasonably be expected to restrain, enjoin, substantially delay or otherwise prohibit the Closing under this Agreement, or that would be likely to result in a breach of any

representation, warranty or covenant in this Agreement. Notwithstanding any implication to the contrary, Excess Cash may be distributed by the Sale Company prior to Closing.

- **8.5.2.** Notwithstanding the foregoing, except as otherwise contemplated by this Agreement, or as described in Section 8.5.1 and Schedule 8.5 of the Disclosure Schedule, no Asset Seller or DASHI, as applicable, shall, without the prior written consent of Purchasers, which consent shall not be unreasonably withheld or delayed: (i) waive or modify any rights material to any of the Sellers relating to the Acquired Assets; (ii) enter into any material transaction not contemplated by the January Projections; provided, however, that nothing herein shall require Sellers to inform or seek consent from Purchasers prior to bidding on competitive opportunities before Closing; (iii) knowingly do any act, omit to do any act, or permit any omission to act within its control, that is reasonably expected to cause: (x) a material breach or default in any of the Listed Contracts; (y) any of the Permits to lapse; or (z) for any other reason, a breach of any representation or warranty in this Agreement or a Material Adverse Effect; (iv) except in the Ordinary Course of Business, change or increase the rate of compensation paid by any of the Sellers to any of its Current Employees or agents, except for payments or bonuses that are payable by such Seller before the Closing Date; (v) make any change in the authorized or outstanding capital stock, charter or governing bylaws or regulations of the Sale Company, or merge or consolidate the Sale Company; or (vi) enter into any agreement, authorize, or commit to do any of the foregoing. Notwithstanding the foregoing, in the event the Sellers are legally required to undertake any of the actions listed in this Section 8.5.2 in the course of the Bankruptcy Cases, the Sellers shall provide advance written notice to the Purchasers and such action by Sellers shall not constitute a breach of this Section 8.5.2.
- **8.6.** Assumed U.S. Contracts; Cure Amounts. Promptly after the Bidding Procedures Order has been issued by the Bankruptcy Court, Sellers shall, pursuant to a motion or other appropriate notice in form and substance reasonably acceptable to Purchasers (which motion may be incorporated into the Sale Motion), move to assume and assign to Purchasers the Pre-Petition Contracts and other Contracts with a Filing Affiliate that the Purchasers have identified for assumption and assignment to the Purchasers (collectively, the "Assumed U.S. Contracts") and shall provide notice thereof in accordance with all applicable Bankruptcy Rules as modified by any orders of the Bankruptcy Court. Sellers shall pay all Cure Amounts required to effect assumption and assignment of the Assumed U.S. Contracts as agreed to by the Sellers and each party to a Assumed U.S. Contract or, absent such agreement, by Final Order of the Bankruptcy Court in the time and manner specified by the Sale Approval Order.
- **8.7.** <u>Hired Current Employees.</u> No later than thirty (30) days prior to the Closing, Purchasers shall provide the Sellers with a list setting forth each proposed Current Employee to whom the Asset Purchasers intend to offer employment as of the Closing ("**Proposed Hired Current Employees**").
- **8.8.** <u>Assumed PTO Obligations.</u> Not less then three (3) Business Days prior to the Closing, the Sellers shall provide the Purchasers with a true and complete copy of <u>Schedule 8.8</u> setting forth the Assumed PTO Obligations for each Hired Current Employee as of the Closing Date (the "Closing Date Assumed PTO Obligations Schedule").
- **8.9.** Guarantee by Umicore. Umicore agrees to unconditionally guarantee all obligations of Purchasers pursuant to the terms of this Agreement, including, without limitation, to pay the Purchase Price and any indemnification obligations of Purchasers. Umicore shall also reimburse Sellers for reasonable fees and expenses (including reasonable fees of counsel) incurred in successfully enforcing the guarantee obligations set forth in this Section 8.9.

8.10. <u>Post-Closing Covenants</u>. From and after the Closing, each of the Parties will perform its respective covenants and agreements set forth below:

8.10.1. Seller Post-Closing Covenants:

Non-Competition. Sellers have at Closing, established the reputation of Α. the Business. Each Seller undertakes and agrees with Purchasers that for a period of five (5) years after the Closing Date, except with the consent of Purchasers, Sellers shall not, and shall ensure that each Affiliate of Sellers shall not, either on its own account or in conjunction with or on behalf of any person, firm or company whether by sales, marketing or other activities, carry on or be engaged, concerned or interested, directly or indirectly, whether as a shareholder, director, employee, partner, agent or otherwise in carrying on any business which is engaged in the research, design, development, manufacture, remanufacture or sale of Products as conducted by the Business (a "Competitive Business"); provided, however, that the restrictions contained in this Section 8.10.1 will not prohibit: (i) the acquisition of a controlling interest or merger with any person, or a division or business unit thereof, which is not primarily engaged in a Competitive Business, acquired by or merged, directly or indirectly, into a Seller or any of its Affiliated companies after the Closing Date, provided that Delphi will use commercially reasonable efforts to divest, as soon as practicable after such acquisition or merger, any portion of the business of such Person that constitutes a Competitive Business if the Competitive Business accounts for the lesser of: (1) \$10 million in sales; or (2) ten percent (10%) of the total sales of the person, division or business unit being acquired; (ii) the acquisition by Seller or any of its Affiliated companies, directly or indirectly, of a non-controlling ownership interest in any person or a division or business unit thereof, or any other entity engaged in a Competitive Business, if the Competitive Business accounts for fifteen percent (15%) or less of the sales or ten percent (10%) or less of the value of the acquired business at the date of such acquisition (whichever is the greater); (iii) the acquisition by a Seller or any of its Affiliated companies, directly or indirectly, of less than five percent (5%) of the publicly traded stock of any person engaged in a Competitive Business; (iv) provision of non-Business-related consulting services to, the license of any technology that a Seller or any Seller Affiliate owns or has the right to sublicense to, or the financing (on its own behalf or on behalf of any other Person) of any Person for the purpose of designing or manufacturing on behalf of a Seller or any Seller Affiliate or selling to a Seller or any Seller Affiliate components and parts for automotive applications which are outside the scope of the Business, the Purchased Intellectual Property or the design, development, manufacture, remanufacture, sale or purchase of Products; (v) Sellers or any of their Affiliates by themselves or with others and, in each case, consistent with the obligation to pay any royalties that may be owed under the provisions of the Fuel Reformer Patent License: (a) designing, developing (including making catalyst prototypes for Fuel Reformers but not themselves manufacturing any Fuel Reformer catalysts for commercial production), testing and/or purchasing Fuel Reformer catalysts; (b) allowing a third party to manufacture Fuel Reformer catalysts; (c) selling Fuel Reformers containing Fuel Reformer catalysts; and (d) technical interchanges with catalyst suppliers consistent with Delphi's Fuel Reformer activities; (vi) activities under the Toll Manufacturing Agreement; (vii) consistent with Sellers' generally applicable troubled supplier practices, direct or indirect activities of a Seller or any Seller Affiliate to advise a troubled supplier of a Seller or its Affiliates; and (viii) any business or activity conducted by any Affiliate, subsidiary or division of a Seller (excluding the Business) as of the Closing Date (each of which shall be

deemed not to breach this Section 8.10.1.A), including any activity conducted by the operations referred to as Excluded Canning Business or other Excluded Assets.

- **B.** While the restrictions contained in this Section 8.10.1 are considered by the parties to be reasonable in all the circumstances for the protection of the interests of Purchasers and/or the Business, it is recognized that restrictions of the nature in question may fail for technical reasons and, accordingly, it is hereby agreed and declared that if any of such restrictions shall be adjudged to be void but would be valid if part of the wording thereof were deleted or the periods thereof reduced or the range of activities or area dealt with thereby reduced in scope, the said restriction shall apply with such modifications as may be necessary to make it valid and effective.
- **8.10.2.** Technical Documentation. Sellers shall, or cause their Affiliates to, deliver, or will deliver on or before the Closing, to the relevant member of Purchasers, all Technical Documentation included in the Acquired Assets. For a period of not less than ten (10) years commencing at Closing, Purchasers shall use reasonable efforts to maintain all Technical Documentation applicable to pre-Closing Date product design, test, release and validation it acquires from Sellers in connection with the purchase of the Acquired Assets or the Sale Company under Article 1 of this Agreement at a location at which they shall be reasonably accessible to Sellers upon request. During such ten (10) year period, Purchasers shall not destroy or give up possession of its final copy of such documentation without offering Sellers the opportunity, at Sellers' expense but without any payment to Purchasers, to obtain a copy of such documentation.

8.10.3. Books and Records and Litigation Assistance From and After Closing:

- A. Purchasers shall, and shall cause and their Affiliates to, preserve and keep all books, records, computer files, software programs and any data processing files delivered to Purchasers by Sellers pursuant to this Agreement for a period of not less than five (5) years from the Closing Date, or for any longer period as may be required by any Governmental Entity, ongoing litigation, law, regulation, audit or appeal of Taxes, or Tax examination at Purchasers' sole cost and expense. During such period, Purchasers shall: (i) provide Sellers with such documents and information as necessary, consistent with past practice, to complete the accounting books and records of each facility included within the Business as of the Closing Date; and (ii) make such books and records available to Sellers and their Affiliates as may be reasonably required by Sellers and their Affiliates in connection with any legal proceedings against or governmental investigations of Sellers and their Affiliates or in connection with any Tax examination, audit or appeal of Taxes of Sellers and their Affiliates, the Business or the Acquired Assets. Sellers or their Affiliates shall reimburse Purchasers for the reasonable out-of-pocket expenses incurred in connection with any request by Sellers to make available records pursuant to the foregoing sentence. In the event Purchasers wish to destroy or dispose of such books and records after five (5) years from the Closing Date, it shall first give not less than ninety (90) days' prior written notice to Sellers, and Sellers shall have the right, at its option, upon prior written notice given to Purchasers within sixty (60) days of receipt of Purchasers' notice, to take possession of said records within ninety (90) days after the date of Purchasers' notice to Sellers hereunder.
- **B.** Purchasers shall, from time to time, at the reasonable request of Sellers, cooperate fully with Sellers in providing Sellers and their Affiliates (as appropriate), to the extent possible through employees formerly employed by Sellers, with technical assistance

and information in respect to any claims brought against Sellers and their Affiliates involving the conduct of the Business prior to Closing, including consultation and/or the appearance(s) of such persons on a reasonable basis as expert or fact witnesses in trials or administrative proceedings. Sellers shall reimburse Purchasers and their Affiliates for their reasonable, actual direct out-of-pocket costs (including travel, employee time, hotels, etc.) of providing such services. In particular, Purchasers agree to: (i) retain all documents required to be maintained by federal, state, national or local legislation or regulations and all documents that may be reasonably required to establish due care or to otherwise assist Sellers and their Affiliates in pursuing, contesting or defending such claims; (ii) make available its documents and records in connection with any pursuit, contest or defense, including documents that may be considered to be "confidential" or subject to trade secret protection (except that: (a) no documents or records protected by the attorney client privilege in favor of Purchasers must be made available if making these documents or records available would cause the loss of this privilege (in any case, however, Purchasers must notify Sellers of the existence of such privileged documents); and (b) Sellers agree to keep confidential documents and records that are confidential or are subject to trade secret protection); (iii) promptly respond to discovery requests in connection with such claim, understanding and acknowledging that the requirements of discovery in connection with litigation require timely responses to interrogatories, requests to produce and depositions and also understanding and acknowledging that any delays in connection with responses to discovery may result in sanctions; (iv) make available, as may be reasonably necessary and upon reasonable advance notice and for reasonable periods so as not to interfere materially with Purchasers' business, mutually acceptable engineers, technicians or other knowledgeable individuals to assist Sellers and their Affiliates in connection with such claim, including investigation into claims and occurrences described in this section and preparing for and giving factual and expert testimony at depositions, court proceedings, inquiries, hearings and trial; and (v) make available facilities and exemplar parts for the sole and limited use of assisting Sellers and their Affiliates in the contest or defense.

8.10.4. Payment and Collections. Sellers shall take such action as may be reasonably necessary to segregate payments made or collections received on behalf of Purchasers after Closing, and Purchasers shall take such action as may be reasonably necessary to segregate payments made or collections received on behalf of Sellers after Closing, in order to ensure that the cost of the related Liability or the benefits of the related assets accrue to the appropriate Party in accordance with the terms of this Agreement. To the extent that any such collections are received after Closing in the form of checks or other negotiable instruments payable to the other Party, Sellers or Purchasers, as appropriate, shall promptly take all necessary action to endorse such checks or instruments to permit the appropriate Party to collect the proceeds of such checks and instruments. Sellers shall promptly send Purchasers copies of all remittance advices and checks related to payments received by Sellers with respect to such items. Purchasers shall notify the Business' customers of the change in address of the owner of the Acquired Assets as may be required in order for such customers to properly remit any payments required under any applicable Acquired Asset and Sellers shall cooperate with Purchaser as is reasonably necessary to so notify such customers.

8.10.5. <u>Intellectual Property Transition Rights.</u> Purchasers will have the right (including the right to authorize relevant Affiliates) to continue to sell or dispose of any existing inventories or service materials of the Business in existence at the Closing and bearing any trademark, service mark, trade name or related corporate name of Delphi or any Affiliate of Delphi for a period of up to three (3) months after the Closing Date; provided that Purchasers and their Affiliates shall clearly indicate on any written materials related to such sale or disposition,

including business cards, stationery, purchase orders, invoices and the like, that the Business is owned by Purchasers and their Affiliates and is no longer affiliated with, and Purchasers and their Affiliates do not represent, the Sellers or any Affiliate of Sellers.

- **8.10.6.** Change of Name of the Sale Company. Purchasers shall cause the applicable Securities Purchaser to change the name of the Sale Company, as necessary, immediately following Closing to a name not containing the word "Delphi", such change to take effect pursuant to the terms of the respective Transfer Agreement governing the sale of the Sale Company.
- **8.10.7.** Catalyst Co-Development and Supply. Following the Closing, the Parties intend to discuss in good faith possible catalyst co-development and supply arrangements beyond those contemplated in the Ancillary Agreements.
- **8.11.** Further Assurances. If at any time after the Closing any further action is necessary or desirable to carry out the purposes of this Agreement or any of the Ancillary Agreements, each of the Parties will take such further action (including the execution and delivery of such further instructions and documents) as any other Party reasonably may request, all at the sole cost and expense of the requesting Party (unless the requesting Party is entitled to indemnification therefor under this Agreement). Notwithstanding the foregoing, in the event that following the Closing Sellers are required to pay any stay or retention bonuses or make other payments or provide any benefits to any employees at one or more Carved-Out Locations to incentivize such employees to fulfill Sellers' obligations under any Ancillary Agreement, the Seller shall bear the entire cost of any such payments, benefits or incentives.
- **8.12.** Certain Transactions. Purchasers shall not acquire or agree to acquire by merging or consolidating with, or by purchasing a substantial portion of the assets of or equity in, or by any other manner, any business or any corporation, partnership, association or other business organization or division thereof, or otherwise acquire or agree to acquire any assets if the entering into of a definitive agreement relating to or the consummation of such acquisition, merger or consolidation would reasonably be expected to: (i) impose any material delay in the obtaining of, or significantly increase the risk of not obtaining, any authorizations, consents, orders, declarations or approvals of any Governmental Entity necessary to consummate the transactions contemplated by this Agreement or the Ancillary Agreements or the expiration or termination of any applicable waiting period; (ii) significantly increase the risk of any Governmental Entity entering an order prohibiting the consummation of the transactions contemplated by this Agreements; (iii) significantly increase the risk of not being able to remove any such order on appeal or otherwise; or (iv) materially delay or prevent the consummation of the transactions contemplated by this Agreement or the Ancillary Agreements.
- 8.13. Communications with Customers and Suppliers. Subject to applicable Law, prior to the Closing, Purchaser shall not, and shall cause its Affiliates and representatives not to, contact, engage in any substantive discussions or otherwise communicate with any of the Business' customers, suppliers and others with whom, to Purchaser's knowledge, the Seller has material commercial dealings regarding the Sale (including post-Closing plans for the Business) without obtaining the prior written consent of Seller (which shall not be unreasonably withheld provided, that, except with respect to General Motors and at all times prior to the entry of the Sale Approval Order, such consent may be conditioned upon Seller having the right to designate a representative who is reasonably acceptable to Umicore to participate in any meetings or discussion with any such customers, suppliers or others who is reasonably acceptable to Umicore). Purchasers shall be permitted to disclose the terms of this Agreement to any such customer or supplier, as appropriate, to provide assurances to such customer or supplier with respect to the continued viability of the Business after the Closing. Notwithstanding the foregoing (but subject to applicable Law, and Purchaser's obligations under the Purchaser Confidentiality Agreement), nothing contained herein shall prevent

Purchaser, its Affiliates or representatives from contacting, engaging in discussions with or otherwise communicating with any Person (including the Business' customers, suppliers and others with whom, to Purchaser's knowledge, the Seller has material commercial dealings) regarding any other matter including: (i) program development, sales or purchases by any Purchaser or any of their respective Affiliates to or from such Persons; or (ii) matters that may be competitive with Seller or its Affiliates. Without limiting the foregoing, nothing contained in this Agreement shall prevent or limit the ability of each Purchaser and their respective Affiliates) from competing with each Seller and their respective Affiliates with respect to any matter, including the Business.

- **8.14.** Permit Transfers. Sellers shall assist and cooperate with Purchasers with respect to the transfer of or application for any environmental Permits listed pursuant to Section 5.1.20.G that require transfer to Purchasers or procurement of new Permits by Purchasers in connection with the transaction contemplated hereby.
- **8.15.** Pre-Closing Transfer of Intellectual Property. Prior to the Closing Date, Delphi will cause all of the Owned Intellectual Property and Licensed Intellectual Property (if any) of Delphi Automotive Systems LLC and Delphi Technologies, Inc. to be transferred, pursuant to documentation (including any necessary registrations of same that need to be filed with any Governmental Entity) in form and substance reasonably satisfactory to Purchasers, to ASEC Manufacturing or another ASEC (as defined on Schedule 1) Filing Affiliate, so that the transfer of the Purchased Intellectual Property to Umicore may be effected as set forth in Schedule 1; provided that such ASEC Filing Affiliate may cause the transfer to be consummated by means of a direct transfer from the record holder of the Purchased Intellectual Property to Umicore, subject to Umicore's consent.

9. TERMINATION:

9.1. <u>Termination</u>. Anything contained herein to the contrary notwithstanding, this Agreement may be terminated and the transactions contemplated hereby abandoned at any time prior to the Closing Date:

9.1.1. By either Party:

- **A.** By mutual written consent of Delphi on behalf of the Sellers and Umicore on behalf of the Purchasers.
- **B.** Provided the terminating Party is not in default of its obligations under this Agreement, if consummation of the Sale would violate any non-appealable Final Order of any Antitrust Authority or other Governmental Entity, or as such termination is otherwise permitted under Section 8.4.1.
 - **C.** If Sellers consummate an Alternative Transaction.
- **D.** Provided the terminating Party is not in material breach of its obligations under this Agreement, if the Bankruptcy Court has not entered a Sale Approval Order that is a Final Order on or before the date that is one hundred twenty (120) days after the date of this Agreement (either, a "**Termination Date**").
- **E.** Provided the terminating Party is not in material breach of its obligations under this Agreement, if the Closing shall not have occurred within one hundred twenty (120) days after entry of the Sale Approval Order for any reason other than failure to meet

the conditions set forth in Sections 6.1.3 (Approvals) or 6.2.4 (Other Approvals; Collective Bargaining Agreements; Cure Amounts).

- **F.** Provided the terminating Party is not in default of its obligations under this Agreement by either Sellers or Purchasers, if the Closing shall not have occurred within two hundred forty (240) days after entry of the Sale Approval Order for any reason.
- **9.1.2.** By Purchasers (provided that no Purchaser is in material breach of any representation, warranty, covenant or other agreement contained herein):
 - A. At any time prior to Closing, if a Material Adverse Effect shall have occurred Purchaser may terminate if, in the good faith judgment of Purchaser, such Material Adverse Effect has not been cured and is not capable of being cured within forty-five (45) days of the date of the event giving rise to such Material Adverse Effect; or
 - **B.** If the Antitrust Authority in any country: (i) determines that it will impose conditions to its approval of the transactions contemplated by this Agreement or does impose such; or (ii) determines that it will file a suit, action or other proceeding before a court or Governmental Entity seeking to restrain or prohibit, or to obtain damages or other relief in connection with, the consummation of the transactions contemplated by this Agreement or does file such, within twenty (20) Business Days after becoming aware of such event so long as such event is continuing at the time of any such termination.
 - C. If (i) Sellers shall have breached or failed to perform in any significant respect any of the covenants or obligations applicable to Sellers under this Agreement and such breach or failure to perform cannot be cured within thirty (30) days from notice of such breach or failure to perform; or (ii) Sellers shall have breached in any significant respect any representation or warranty of Sellers contained in this Agreement and such breach cannot be cured within thirty (30) days from notice of such breach.

9.1.3. By Sellers:

- **A.** If Sellers accept a Qualified Bid at the Auction other than that of Purchasers, provided that such termination shall be of no effect if Seller does not: (i) enter into an agreement with respect to such Qualified Bid within two (2) Business Days after termination hereunder; and (ii) subsequently complete the Sale to an Alternative Transaction within thirty (30) calendar days of such termination.
- **B.** If (provided that no Seller is in material breach of any representation, warranty, covenant or other agreement contained herein): (i) Purchasers shall have breached or failed to perform in any significant respect any of the covenants or obligations applicable to Purchasers under this Agreement and such breach or failure to perform cannot be cured within thirty (30) days from notice of such breach or failure to perform; or (ii) Purchasers shall have breached in any significant respect any representation or warranty of Purchasers contained in this Agreement and such breach cannot be cured within thirty (30) days from notice of such breach.
- **9.2.** <u>Notice of Termination</u>. In the event of any termination pursuant to this Article 9, written notice thereof setting forth the reasons therefor shall promptly be given to the other Party and the transactions contemplated by this Agreement shall be terminated, without further action by any Party.

9.3. Break-Up Fee; Expense Reimbursement; Return of Deposit:

- **9.3.1. Break-Up Fee.** In the event that any Seller sells, transfers, leases or otherwise disposes, directly or indirectly, including through an asset sale, stock sale, merger or other similar transaction, all or substantially all or a material portion of the Business or the Acquired Assets in a transaction or a series of related transactions with one or more parties other than Purchaser in accordance with the Bidding Procedures (such event being an "**Alternative Transaction**"), Sellers shall, within two (2) Business Days after the consummation of the Alternative Transaction(s), pay to Umicore on behalf of the Purchasers an amount equal to Two Million U.S. Dollars (U.S. \$2,000,000) (the "**Break-Up Fee**"), unless the Agreement is then terminable under Section 9.1.1.B, 9.1.2.B or 9.1.3.B; in which case no Break-Up Fee shall be payable. Purchasers shall have a superpriority administrative expense claim pursuant to Section 507(b) of the Bankruptcy Code in the amount of the Break-Up Fee or Expense Reimbursement, as the case may be.
- **9.3.2.** Expense Reimbursement. In the event this Agreement is terminated pursuant to Sections, 9.1.1.D, 9.1.1.E, 9.1.1.F, 9.1.2.A or 9.1.2.C or and provided that: (i) no Purchaser is then in material breach of this Agreement for which Sellers had previously notified Purchasers; (ii) in the case of Section 9.1.1.F, this Agreement is not then terminable under Section 9.1.1.B; and (iii) and, in the case of Section 9.1.1.E, the failure or occurrence of the event giving rise to any such termination results solely from the status of Sellers or any action or conduct of a Seller and not from the status of Purchasers or any action or conduct of Purchasers, then Sellers shall be obligated to pay Purchasers an amount equal to Purchasers' reasonable, actual out-of-pocket fees and expenses (including reasonable attorneys' fees, expenses of its financial advisors, and expenses of other consultants) incurred in connection with the transactions contemplated by this Agreement including, but not limited to, the conduct of pre-contract due diligence and the negotiation and drafting of this Agreement and the other documents contemplated herein (the "Expense Reimbursement") up to a maximum of One Million Seven Hundred and Fifty Thousand U.S. Dollars (U.S. \$1,750,000). Purchasers shall have a superpriority administrative expense claim pursuant to Section 507(b) of the Bankruptcy Code in the amount of the Break-Up Fee or Expense Reimbursement, as the case may be. Any Expense Reimbursement payable upon termination of this Agreement shall be immediately earned upon such termination and payable by Sellers to Purchasers promptly upon the delivery of an invoice related to such Expense Reimbursement to Sellers by Purchasers to be delivered to Sellers within thirty (30) days of termination of this Agreement; provided, however, that if Sellers believe, in good faith, that the amount of the Expense Reimbursement sought by Purchasers is not reasonable, then Sellers shall have the right, within thirty (30) days of receipt of Purchasers' invoice, to seek Bankruptcy Court review thereof prior to paying such amount.
- **9.3.3.** Payments. Payments to Purchasers pursuant to this Section 9.3 shall be by wire transfer of immediately available funds in U.S. Dollars, to such account or accounts as Umicore shall designate in writing.
- **9.3.4.** <u>Limitations.</u> Purchasers acknowledge and agree that, in the event that a Purchaser terminates this Agreement or a Seller terminates this Agreement and Purchasers become entitled to receive or receives any Expense Reimbursement, Purchasers shall not be entitled to receive nor shall they receive the Break-Up Fee or any portion thereof, and, conversely, that in the event that Purchasers become entitled to receive or receives any Break-Up Fee, they shall not be entitled to receive nor shall they receive the Expense Reimbursement or any portion thereof.

- **9.3.5.** Return of Deposit. In the event this Agreement is terminated for any reason (including an Alternative Transaction) other than pursuant to 9.1.3.B, Escrow Agent shall, pursuant to the Deposit Escrow Agreement, within two (2) Business Days of such termination, pay to Umicore on behalf of the Purchasers the Deposit Amount.
- 9.4. Procedure and Effect of Termination. In the event of termination and abandonment of the transactions contemplated hereby pursuant to Section 9.1, written notice thereof shall forthwith be given to the other Parties to this Agreement, and this Agreement shall terminate (subject to the provisions of this Article 9) and the transactions contemplated by this Agreement shall be abandoned, without further action by any of the parties hereto. If this Agreement is terminated as provided herein no Party shall have any Liability or further obligation to any other Party resulting from such termination except for the provisions of: (i) Purchasers' obligations under the Purchaser Confidentiality Agreement; (ii) Article 9 (Termination); (iii) Sections 4.2 (Deposit Amount), 13.2 (Notice), 13.3 (Assignment), 13.4 (Entire Agreement), 13.5 (Waiver), 13.8 (Expenses), 13.12 (Governing Law), 13.13 (Public Announcements), 13.14 (Venue and Retention of Jurisdiction) and 13.17 (Dispute Resolution), all of which shall remain in full force and effect; and (iv) no party waives any claim or right against a breaching party in respect of any of its representations, warranties, covenants or agreements set forth in this Agreement occurring prior to such termination; provided, however, that in the event Purchasers are entitled to and do receive the Deposit Amount, the Break-Up Fee or Expense Reimbursement, as the case may be, the right of Purchasers to receive such amounts shall constitute Purchaser's sole remedy for (and such amounts shall constitute liquidated damages in respect of) any breach by any Seller of any of its representations, warranties, covenants or agreements set forth in this Agreement. In connection with any termination of this Agreement, all filings, applications and other submissions made pursuant to the transactions contemplated by this Agreement shall, to the extent practicable, be withdrawn from the agency or Person to which made.
- **9.5.** Conflicts. To the extent there exists any conflict or ambiguity between Section 9.1.1.D, on the one hand, and Sections 11.10 and 11.11, on the other hand, in respect of Purchasers' right to terminate this Agreement, (a) Section 9.1.1.D shall control with respect to Purchasers' initial bid as represented by this Agreement, and (b) Sections 11.10 and 11.11 shall control with respect to any subsequent bid submitted by the Purchasers in connection with the Auction.

10. OTHER TAX MATTERS:

10.1. General. Except as provided below with respect to the Sale Company, Sellers will be liable for and pay all Taxes imposed on the Business for all periods or portions of periods before and through the Closing Date (including all capital gain, income or similar Taxes (and specifically not including transfer Taxes) triggered by this Agreement and/or the consummation of the transactions contemplated by this Agreement), and Purchasers will be liable for and pay all transfer Taxes triggered by the consummation of the transactions contemplated by this Agreement and Taxes imposed on the Business for all periods or portions of periods after the Closing Date. For example, and not by way of limitation, the Purchaser agrees to reimburse the Seller for any taxe professionelle, tax fonchière and other taxes that have been paid by the Sellers and relate to any taxable year or period after the Closing Date.

10.2. Sale Company Taxes. With respect to the Sale Company:

10.2.1. <u>Sellers' Liability</u>. Sellers will be liable for and pay all Taxes imposed on the Sale Company, or for which the Sale Company may be liable: (i) for any taxable year or period that ends on or before the Closing Date; and (ii) with respect to any period commencing before and ending after the Closing Date (a "**Straddle Period**"), the portion of such Straddle Period ending on and including the Closing Date net of the Sale Company Current Tax Amount (including any capital

gain, income or similar tax triggered by this Agreement and/or the consummation of the transactions contemplated by this Agreement, and any obligations to contribute to the payment of a Tax determined on a consolidated, combined or unitary basis with respect to any group of corporations that includes any Seller and any Taxes resulting from the Sale Company ceasing to be a member of such group). Notwithstanding the foregoing, in the event that the Taxes of the Sale Company for the Straddle Period are less than the Sale Company's Current Tax Amount, the Purchasers shall refund such positive differential to the Sellers subject to offset for any other amount owed by Sellers pursuant to this Article 10. For avoidance of doubt, Sellers will receive the benefit of the utilization of any tax loss carryover existing at December 31, 2006 during the portion of the Straddle Period ending on and including the Closing Date for purposes of determining the Sale Company Current Tax Amount. For purposes of clarification and not limitation, Sellers are responsible for all Straddle Period Taxes that exceed the Sale Company Current Tax Amount.

- **10.2.2.** <u>Purchasers' Liability.</u> Purchasers will be liable for and pay all Taxes imposed on the Sale Company for any taxable year or period that begins after the Closing Date and, with respect to any Straddle Period, the portion of such Straddle Period beginning after the Closing Date <u>provided</u>, <u>however</u>, that Purchasers will not be liable for or pay, and will not indemnify Sellers against, any Taxes for which Sellers are liable under this Agreement.
- **10.2.3.** <u>Straddle Period Allocations.</u> For purposes of this Section 10.2, Taxes for a Straddle Period will be allocated between the portion of the Straddle Period that ends at the end of the Closing Date and the remaining portion of the Straddle Period in the following manner:
 - **A.** Any Tax based upon or related to income, revenue, receipts or wage and salary payments will be allocated based on a "closing of the books" as of the end of the Closing Date.
 - **B.** Real and personal property Taxes with respect to any assets of the Sale Company will be prorated based on the ratio of the number of days in the portion of the Straddle Period ending on the Closing Date to the total number of days in the Straddle Period. Sales and use taxes will be deemed to accrue as property is purchased, sold, used, or transferred. All other taxes (other than those specified in this Section 10.2.3) will accrue in accordance with local generally accepted accounting principles.
- **10.2.4.** Tax Sharing Agreements. All tax sharing agreements or similar agreements with respect to or involving the Sale Company will be terminated as of the Closing Date and, after the Closing Date, the Sale Company will not be bound thereby or have any Liability thereunder.
- 10.2.5. <u>Refunds and Tax Benefits</u>. Any Tax refunds with respect to the Sale Company that are received by Purchasers or the Sale Company, and any amounts credited against Tax of the Sale Company to which Purchasers or the Sale Company becomes entitled, that relate to Taxable Periods or portions thereof ending on or before the Closing Date will be for the account of Sellers, and Purchasers will pay over to Sellers any such refund or the amount of any such credit (to the extent such refund or credit is within the control of the Purchasers or any Subsidiary) within sixty (60) days after receipt or entitlement thereto.

10.3. Tax Returns:

10.3.1. Taxable Periods Ending on or Before the Closing Date:

- Α. Sellers will prepare or cause to be prepared and file or cause to be filed all Tax Returns that are required to be filed for the Sale Company for all Taxable Periods ending on or prior to the Closing Date that are required to be filed on or prior to the Closing Date. All Tax Returns which Sellers are required to file or cause to be filed in accordance with this section will be prepared and filed in a manner consistent with past practice and, on such Tax Returns, no position will be taken, election made or method adopted that is inconsistent with positions taken, elections made or methods used in preparing and filing similar Tax Returns in prior periods. Without limiting the generality of the foregoing, Sellers will not, in such Tax Returns, adopt a new position, election or method which would have the effect of deferring income to periods for which Purchasers are liable under this Article 10 or accelerating deductions to periods for which Sellers is liable under this Article 10 unless required by applicable Laws without the prior consent of Purchasers, which consent will not be unreasonably withheld. Sellers will provide to Purchasers copies of income tax returns reasonably in advance of their filing and at least thirty (30) calendar days before such returns are required to be filed. Purchasers will notify Sellers of any proposed revisions within fifteen (15) calendar days after receipt of such income tax returns from Sellers. Purchasers and Sellers agree to attempt to resolve in good faith any dispute concerning the reporting of any item on such income tax returns in a timely fashion before filing date. Nothing in this Agreement will be construed as preventing Sellers or Sale Company from timely filing of any income tax returns.
- **B.** Purchasers will prepare or cause to be prepared and file or cause to be filed all Tax Returns that are required to be filed for the Sale Company for all Taxable Periods ending on or prior to the Closing Date that are required to be filed after the Closing Date. Without limiting the generality of the foregoing, Purchasers will not, in such Tax Returns, adopt a new position, election or method which would have the detrimental effect in a period for which Sellers are liable under this Article 10, unless required by applicable Laws, without the prior consent of Sellers which consent will not unreasonably be withheld.
- 10.3.2. Taxable Periods Beginning Before and Ending After the Closing Date (Straddle Periods). Purchasers will prepare or cause to be prepared and file or cause to be filed any Tax Returns of the Sale Company that are required to be filed for Straddle Periods. Purchasers will provide to Sellers copies of all such Tax Returns for Straddle Periods (together with a calculation of the allocation pursuant to Section 10.2.3 of the Tax shown on each such Tax Return between the portion of the Straddle Period ending on the Closing Date and the portion of the Straddle Period starting on the day after the Closing Date) at least thirty (30) calendar days before such Tax Returns are required to be filed. Sellers will notify Purchasers of any proposed revisions to such Tax Returns (or such allocation) within fifteen (15) calendar days after receipt of such Tax Returns from Purchasers. Purchasers and Sellers agree to attempt to resolve in good faith any dispute concerning the reporting of any item on such Tax Return in a timely fashion before filing date. Nothing in this Agreement will be construed as preventing Purchasers or the Sale Company from timely filing of any Tax Returns. Sellers will pay to Purchasers within fifteen (15) calendar days after an agreement is reached on the above-mentioned allocation of Straddle Period taxes (as determined pursuant to Section 10.2.3).

10.4. Audits and Adjustments. The Purchasers will inform Sellers of any pending or threatened Tax audits or assessments of, or with respect to, Taxes for which Sellers are responsible under this Agreement; provided, however, that the failure of Purchasers to provide timely notice will not affect the obligations of Sellers hereunder except to the extent (if any) that Sellers' ability to contest such Tax assessment has been prejudiced by such failure. For tax periods ending on and including the Closing Date, Sellers will control the conduct of any such audit or proceeding but will not dispose of any such audit or proceeding in a manner that would result in the Sale Company adopting a position or method or election which could have the effect of deferring income to periods for which Purchasers are liable under this Article 10 or accelerating deductions to period for which Sellers are liable under this Article 10 or could reasonably result in an adverse consequence to Purchasers in respect of a tax period for which Purchasers are liable under this Article 10 without the consent of the Purchasers which shall not be unreasonably withheld. For tax periods ending on and including the Closing Date, Purchasers and their legal or tax advisor will have the right to attend and participate in all relevant meetings with the authorities and Purchasers will provide all information which sellers may reasonably request in connection therewith. For the Straddle Period, Purchasers will control the conduct of any such audit or proceeding but will not dispose of any such audit or proceeding in a manner that would result in the Sale Company adopting a position or method or election which could reasonably result in adverse consequences on Taxes for which Sellers are liable during the Straddle Period under this Article 10 or could reasonably result in an adverse consequence to Sellers in respect of a tax period for which Sellers are liable under this Article 10 without the consent of the Sellers which shall not be unreasonably withheld. For the Straddle Period, Sellers and their legal or tax advisor will have the right to attend and participate in all relevant meetings with the authorities and Purchasers will provide all information which Sellers may reasonably request in connection therewith. Each party will bear its own expenses in connection with such audits or proceedings. Sellers will be responsible for the payment of any Tax deficiency resulting from such audit insofar as and to the extent provided herein and in all cases without any offset against any deferred tax assets.

10.5. Sales or Transfer Taxes. Sellers and Purchasers will use commercially reasonable efforts and cooperate in good faith to exempt (including by the Seller seeking approval of such exception in the Sale Motion) the sale, conveyance, assignments, transfers and deliveries to be made to the Purchasers hereunder from any sales taxes, documentary and stamp taxes, transfer, documentary, sales, use, registration, recording, stamp, use, gross receipts, excise, value-added, and other such taxes (including all applicable real estate transfer taxes, but excluding any taxes based on or attributable to income or gains) and related fees (including notarial fees as well as any penalties, interest and additions to tax) ("Transfer Taxes") payable in connection with such sale, conveyance, assignments, transfers and deliveries, to the extent provided in the Sale Approval Order, in accordance with Section 1146(c) of the Bankruptcy Code. If Bankruptcy Court approval is granted for such exemption, then any instrument transferring the acquired assets to the Purchasers will contain the following endorsement:

Because this [instrument] has been authorized pursuant to Order of the United States Bankruptcy Court for the Southern District of New York relating to a chapter 11 plan of [Seller], it is exempt from transfer taxes, stamp taxes, or similar taxes pursuant to 11 U.S.C. § 1146(c).

To the extent not exempt under Section 1146 of the Bankruptcy Code and approved in the Sale Approval Order, such Transfer Taxes arising out of or incurred in connection with this Agreement will be borne solely by Purchasers. The party that is legally required to file a Tax Return relating to Transfer Taxes will be responsible for preparing and timely filing such Tax Return. Delphi will prepare the Transfer Tax returns for which Delphi is responsible as soon as is practicable and provide Umicore with a copy to review not less than fifteen (15) days in advance of the deadline for such return. Umicore agrees to provide Delphi with comments in sufficient time to enable Delphi to timely file the return and pay the Transfer Tax and

Delphi shall use commercially reasonable efforts to incorporate such comments. Purchaser will also be liable for the Chinese recapture duty and VAT on tangible assets retained by Seller and sold to Purchaser that have not been used more than five (5) years at their current location.

- 10.6. Purchasers Covenants and Indemnity. Except as otherwise provided herein, Purchasers agree that they will pay when due all Taxes for which they are responsible pursuant to this Agreement and will indemnify and hold Sellers (or any entity that is controlled directly or indirectly by Sellers) harmless from and against Liability for such Taxes and any Loss related to such Liability. Payment by Purchasers of any amount due to Sellers under this Section 10.6 will be made within thirty calendar days following written notice by Sellers that payment of such amounts to the appropriate taxing authority is due, provided that Sellers will provide to Purchasers reasonable and sufficient documentation establishing the amount of any such Loss.
- 10.7. Sellers Covenants and Indemnity. Except as otherwise provided herein, Sellers agree that they will pay when due all Taxes for which any Seller is responsible pursuant to the provisions of this Agreement and will indemnify and hold Purchasers (or the Sale Company or other entity that is controlled directly or indirectly by any Purchaser) harmless from and against Liability for such Taxes and any Loss related to such Liability. Payment by any Seller of any amount due under this Section 10.7 will be made within thirty calendar days following written notice by Purchasers to Sellers that payment of such amounts to the appropriate taxing authority is due, provided that Purchasers will provide to Sellers reasonable and sufficient documentation establishing the amount of any such Loss.
- **10.8.** Purchase Price Adjustment. Any payments made pursuant to the provisions of this Article 10 will be treated for income tax purposes as an adjustment to the Purchase Price consistent with Section 4.8.3.
- **10.9.** <u>Customs Duties.</u> The Purchasers expressly agree to reimburse Sellers for all customs-related duties, fees and associated costs incurred by Sellers with respect to the Acquired Assets following the Closing, including all such duties, fees and costs incurred in connection with co-loaded containers that clear customs intentionally or unintentionally under Sellers' importer/exporter identification numbers and bonds/guarantees post-Closing.

11. BIDDING PROCEDURES:

- 11.1. <u>Delphi Initial Bankruptcy Actions</u>. This Article 11 sets forth the bidding procedures (the "Bidding Procedures") to be employed with respect to the Agreement and the sale (the "Sale") of the Purchased Assets. The Sale is subject to competitive bidding as set forth herein and approval by the Bankruptcy Court in the Sale Approval Order. The following overbid provisions and related bid protections are designed to compensate the Purchasers for their efforts and agreements to date and to facilitate a full and fair process (the "Bidding Process") designed to maximize the value of the Purchased Assets for the benefit of Sellers' and their Affiliates' creditors, shareholders and bankruptcy estate.
- **11.2.** Qualified Bidder. Unless otherwise ordered by the Bankruptcy Court or as otherwise determined by Delphi, in order to participate in the Bidding Process, each person (a "Potential Bidder"), other than the Purchaser, must deliver (unless previously delivered) to Sellers no later than 4 P.M. (EST) on the fifth (5th) Business Day following the entry of the Bidding Procedures Order:
 - **11.2.1.** An executed confidentiality agreement substantially similar to the Purchaser Confidentiality Agreement.

- 11.2.2. Current audited financial statements of the Potential Bidder, or, if the Potential Bidder is an entity formed for the purpose of acquiring the Purchased Assets and the Business, current audited financial statements of the equity holders of the Potential Bidder who shall guarantee the obligations of the Potential Bidder, or such other form of financial disclosure and credit-quality support or enhancement acceptable to Sellers and their financial advisors; and
- 11.2.3. A preliminary (non-binding) proposal regarding: (i) the purchase price range; (ii) any assets and/or equity interests expected to be excluded; (iii) the structure and financing of the transaction (including, but not limited to, the sources of financing for the Purchase Price and the requisite Good Faith Deposit); (iv) any anticipated regulatory approvals required to close the transaction, the anticipated time frame and any anticipated impediments for obtaining such approvals; (v) any conditions to closing that it may wish to impose in addition to those set forth in this Agreement; and (vi) the nature and extent of additional due diligence it may wish to conduct and the date by which such due diligence will be completed.

A Potential Bidder that delivers the documents described in the previous subparagraphs above and whose financial information and credit-quality support or enhancement demonstrate the financial capability of the Potential Bidder to consummate the Sale if selected as a successful bidder, and that the Sellers determine in their sole discretion is likely (based on availability of financing, experience and other considerations) to be able to consummate the Sale within the time frame provided by this Agreement shall be deemed a "Qualified Bidder". Notwithstanding the foregoing, Purchasers shall be deemed a Qualified Bidder for purposes of the Bidding Process.

- 11.3. <u>Due Diligence</u>. Sellers shall afford each Qualified Bidder due diligence access to the Purchased Assets and the Business. Due diligence access may include management presentations as may be scheduled by Sellers, access to data rooms, on site inspections and such other matters which a Qualified Bidder may request and as to which Sellers, in their sole discretion, may agree to. Sellers shall designate an employee or other representative to coordinate all reasonable requests for additional information and due diligence access from Qualified Bidders. Any additional due diligence shall not continue after the Bid Deadline. Sellers may, in their discretion, coordinate diligence efforts such that multiple Qualified Bidders have simultaneous access to due diligence materials and/or simultaneous attendance at management presentations or site inspections. Neither Sellers nor any of its Affiliates (or any of their respective representatives) shall be obligated to furnish any information relating to Purchased Assets and the Business to any Person other than to Qualified Bidders who make an acceptable preliminary proposal.
- 11.4. <u>Bid Deadline</u>. A Qualified Bidder that desires to make a bid shall deliver the Required Bid Documents to: Delphi Automotive Systems LLC, 5725 Delphi Drive, Troy, Michigan 48098 Attention: Steven P. DeRaedt, Director, Mergers & Acquisitions, with copies to: (i) Sellers' counsel, Skadden, Arps, Slate, Meagher & Flom LLP, at 333 West Wacker Drive, Chicago, Illinois 60601-1285, Attention John K. Lyons and Brian M. Fern; (ii) Sellers' financial advisor, Credit Suisse First Boston, at 11 Madison Avenue, New York, New York 10010-3629, Attention Spyros Svoronos; (iii) counsel to the official committee of unsecured creditors appointed in the Bankruptcy Cases (the "Committee"), Latham & Watkins LLP, 885 Third Avenue, New York, New York 10022, Attention: Robert J. Rosenberg; and (iv) counsel for the agent under Delphi's post petition credit facility, Davis Polk & Wardwell, 450 Lexington Avenue, New York, New York 10017, Attention: Donald S. Bernstein and Brian Resnick; so as to be received not later than 11:00 A.M. (EST), on a date to be determined by Delphi that is at least five (5) Business Days before the date of Sale Hearing (the "Bid Deadline"). As soon as reasonably practicable following receipt of each Qualified Bid, Sellers will deliver complete copies of all items and information enumerated in the section below entitled "Bid Requirements" to counsel for the Official Committee of Equity Security Holders (the "Equityholders' Committee"). At the same time that Sellers notify the Potential Bidder that it is a

Qualified Bidder, Sellers shall allow the Qualified Bidder to begin to conduct due diligence with respect to the Purchased Assets and the Business as provided in Section 11.3 above.

- 11.5. <u>Bid Requirements</u>. All bids must include the following documents (the "Required Bid Documents"):
 - 11.5.1. A letter stating that the bidder's offer is irrevocable until two (2) Business Days after the closing of the Sale of the Purchased Assets.
 - 11.5.2. An executed copy of this Agreement, together with all schedules marked (a "Marked Agreement") to show those amendments and modifications to such agreement and schedules that the Qualified Bidder proposes, including this Purchase Price (as defined in this Agreement).
 - 11.5.3. A good faith deposit (the "Good Faith Deposit") in the form of a certified bank check from a U.S. bank or by wire transfer (or other form acceptable to Sellers in their sole discretion) payable to the order of Delphi (or such other party as Sellers may determine) in an amount equal to 1.75% of such bidder's gross (pre-adjustment) Purchase Price (rounded to the nearest \$100,000).
 - 11.5.4. Written evidence of a commitment for financing or other evidence of ability to consummate the proposed transaction satisfactory to Sellers and its advisors.
 - 11.6. Qualified Bids. A bid will be considered only if the bid:
 - 11.6.1. Is on terms and conditions (other than the amount of the consideration and the particular Liabilities being assumed) that are substantially similar to, and are not materially more burdensome or conditional to Sellers than, those contained in the Agreement.
 - 11.6.2. Is not conditioned on obtaining financing or on the outcome of unperformed due diligence by the bidder.
 - 11.6.3. Proposes a transaction that Delphi determines, in the good faith opinion of its senior management, after consultation with its financial advisors, is not materially more burdensome or conditional than the terms of the Agreement and has a value, either individually or, when evaluated in conjunction with any other Qualified Bid, greater than or equal to the sum of the Purchase Price plus the amount of the Break-Up Fee, plus \$1,000,000: (i) in the case of the initial Qualified Bid; and (ii) in the case of any subsequent Qualified Bids, over the immediately preceding highest Qualified Bid.
 - **11.6.4.** Is not conditioned upon any bid protections, such as a break-up fee, termination fee, expense reimbursement or similar type of payment.
 - 11.6.5. Contains an acknowledgement and representation that the bidder: (i) has had an opportunity to conduct any and all due diligence regarding the Purchased Assets prior to making its offer; (ii) has relied solely upon its own independent review, investigation and/or inspection of any documents and/or the Purchased Assets in making its bid; and (iii) did not rely upon any written or oral statements, representations, promises, warranties or guaranties whatsoever, whether express, implied, by operation of law or otherwise, regarding the Purchased Assets, or the completeness of

any information provided in connection therewith or the Auction, except as expressly stated in the Agreement or the Marked Agreement.

- 11.6.6. Includes a commitment to consummate the purchase of the Purchased Assets (including the receipt of any required governmental or regulatory approvals) within not more than fifteen (15) days after entry of an order by the Bankruptcy Court approving such purchase, subject to the receipt of any governmental or regulatory approvals which must be obtained within sixty (60) days after entry of such order.
- 11.6.7. Is received by the Bid Deadline; <u>provided</u>, <u>however</u>, that Delphi shall have a one-time right to extend the Bid Deadline up to a maximum of five (5) Business Days, but Delphi is not obligated to do so. If Delphi extends the Bid Deadline, it will promptly inform all of the Qualified Bidders of such extension.

A bid received from a Qualified Bidder will constitute a "Qualified Bid" only if it includes all of the Required Bid Documents and meets all of the above requirements; provided, however, Delphi will have the right, in its sole discretion, to entertain bids for the Acquired Assets that do not conform to one or more of the requirements specified herein and deem such bids to be Qualified Bids. Notwithstanding the foregoing, the Purchaser shall be deemed a Qualified Bidder, and the Agreement shall be deemed a Qualified Bid, for all purposes in connection with the bidding process, the Auction, and the Sale. A Qualified Bid will be valued based upon factors such as the net value provided by such bid and the likelihood and timing of consummating such transaction. Each Qualified Bid other than that of the Purchasers is referred to as a "Subsequent Bid".

If Sellers do not receive any Qualified Bids other than the Agreement received from the Purchasers, Sellers will report the same to the Bankruptcy Court and will proceed with the Sale pursuant to the terms of the Agreement.

- 11.7. <u>Bid Protection</u>. Recognizing the Purchasers' expenditure of time, energy and resources, Sellers have agreed to provide certain bidding protections to the Purchaser. Specifically, Sellers have determined that the Agreement will further the goals of the Bidding Procedures by setting a floor for which all other Qualified Bids must exceed. As a result, Sellers have agreed that if Umicore and the other Purchasers are not the Successful Bidder, Sellers shall, in certain circumstances, pay to the Purchasers a Break-Up Fee. In the event the Agreement is terminated pursuant to certain other provisions thereof, then Sellers shall be obligated to pay only the Purchasers' Expense Reimbursement. The payment of the Break-Up Fee or the Expense Reimbursement (as applicable) shall be governed by the provisions of this Agreement and the Bidding Procedures Order.
- 11.8. <u>Auction Bidding Increments and Bids Remaining Open</u>. If Sellers receive one (1) or more Qualified Bids in addition to this Agreement, Sellers will conduct an auction (the "Auction") of the Purchased Assets and the Business upon notice to all Qualified Bidders who have submitted Qualified Bids at the offices of Skadden, Arps, Slate, Meagher & Flom LLP, Four Times Square, New York, New York 10036 (at Delphi's election) or other place as Delphi shall notify all Qualified Bidders who have submitted Qualified Bids, at a time to be determined by Delphi (but in no event later than the second (2nd) Business Day prior to the Sale Hearing), in accordance with the following procedures:
 - 11.8.1. Only Delphi, Umicore, any representative of the Committee and the Equityholder's Committee, any representative of Delphi's post-petition credit facility (and the legal and financial advisers to each of the foregoing), and any Qualified Bidder who has timely

submitted a Qualified Bid shall be entitled to attend the Auction, and only Umicore and Qualified Bidders will be entitled to make any subsequent Qualified Bids at the Auction.

- 11.8.2. At least three (3) Business Days prior to the Auction, each Qualified Bidder who has timely submitted a Qualified Bid must inform Delphi whether it intends to participate in the Auction and at least two (2) Business Day prior to the Auction, Delphi shall provide copies of the Qualified Bid or combination of Qualified Bids which Sellers believe is the highest or otherwise best offer to all Qualified Bidders who have informed Delphi of their intent to participate in the Auction.
- 11.8.3. All Qualified Bidders who have timely submitted Qualified Bids shall be entitled to be present for all Subsequent Bids with the understanding that the true identity of each bidder shall be fully disclosed to all other bidders and that all material terms of each Subsequent Bid will be fully disclosed to all other bidders throughout the entire Auction.
- 11.8.4. Sellers may employ and announce at the Auction additional procedural rules that are reasonable under the circumstances (e.g., the amount of time allotted to make Subsequent Bids) for conducting the Auction, provided that such rules are not inconsistent with these Bidding Procedures, the Bankruptcy Code or any order of the Bankruptcy Court entered in connection herewith.
- 11.8.5. Bidding at the Auction shall begin with the highest or otherwise best Qualified Bid or combination of Qualified Bids and continue in minimum increments of at least \$1,000,000 higher than the previous bid or bids. The Auction shall continue in one or more rounds of bidding and shall conclude after each participating bidder has had the opportunity to submit one or more additional Subsequent Bid with full knowledge and written confirmation of the then-existing highest bid or bids. For the purpose of evaluating the value of the consideration provided by Subsequent Bids (including any Subsequent Bid by Purchaser), Sellers shall give effect to any Break-Up Fee or Expense Reimbursement that may be payable to Purchaser under the Agreement as well as any assets and/or equity interests to be retained by any Seller.
- 11.8.6. At the conclusion of the foregoing steps in the Auction, or as soon thereafter as practicable, Sellers, in consultation with their advisors, shall: (i) review each Qualified Bid on the basis of financial and contractual terms and the factors relevant to the sale process, including those factors affecting the speed and certainty of consummating the sale; and (ii) identify the highest or otherwise best offer(s) for the Purchased Assets and the Business received at the Auction (the "Successful Bid(s)" and the bidder(s) making such bid, the "Successful Bidder(s)").
- 11.9. Acceptance of Qualified Bids. Sellers shall sell the Purchased Assets for the highest or otherwise best Qualified Bid to the Successful Bidder upon the approval of such Qualified Bid by the Bankruptcy Court after a hearing (the "Sale Hearing"). If, after an Auction in which the Purchasers: (i) shall have bid an amount in excess of the consideration presently provided for in the Agreement with respect to the transactions contemplated under the Agreement; and (ii) is the Successful Bidder, it shall, at the Closing under the Agreement, pay, in full satisfaction of the Successful Bid, an amount equal to: (a) the amount of the Successful Bid; less (b) the Break-Up Fee.

Sellers' presentation of a particular Qualified Bid to the Bankruptcy Court for approval does not constitute Sellers' acceptance of the bid. Sellers will be deemed to have accepted a bid only when the bid has been approved by the Bankruptcy Court at the Sale Hearing.

- 11.10. Sale Hearing. The Sale Hearing shall be held before the Honorable Judge Robert Drain on August 16, 2007 at 10:00 a.m. (prevailing Eastern time) in the United States Bankruptcy Court for the Southern District of New York, located in New York, New York, but may be adjourned or rescheduled without further notice by an announcement of the adjourned date at the Sale Hearing (subject, however to Section 9.1.1.E. above). If Delphi does not receive any Oualified Bids (other than the Oualified Bid of the Purchasers), Delphi will report the same to the Bankruptcy Court at the Sale Hearing and will proceed with a sale of the Purchased Assets to the Purchasers following entry of the Sale Order. If Delphi does receive additional Qualified Bids, then, at the Sale Hearing, Delphi shall seek approval of the Successful Bid(s), and, at Delphi's election, one or more next highest or best Qualified Bid(s) (the "Alternate Bid(s)" and such bidder(s), the "Alternate Bidder(s)"). Sellers' presentation to the Bankruptcy Court of the Successful Bid(s) and Alternate Bid(s) shall not constitute Sellers' acceptance of either or any such bid(s), which acceptance shall only occur upon approval of such bid(s) by the Bankruptcy Court at the Sale Hearing. Following approval of the sale to the Successful Bidder(s), if the Successful Bidder(s) fail(s) to consummate the sale because of: (i) failure of a condition precedent beyond the control of either Sellers or the Successful Bidder; or (ii) a breach or failure to perform on the part of such Successful Bidder(s), then the Alternate Bid(s) shall be deemed to be the Successful Bid(s) and Sellers shall effectuate a sale to the Alternate Bidder(s) subject to the terms of the Alternate Bid(s) of such alternate Bidder(s) without further order of the Bankruptcy Court.
- 11.11. Return of Good Faith Deposit. Good Faith Deposits of all Qualified Bidders (except for the Successful Bidder) shall be held in an interest-bearing escrow account and all Qualified Bids shall remain open (notwithstanding Bankruptcy Court approval of a sale pursuant to the terms of one or more Successful Bids by one or more Qualified Bidders), until two (2) Business Days following the closing of the Sale (the "Return Date"). Notwithstanding the foregoing, the Good Faith Deposit, if any, submitted by the Successful Bidder(s), together with interest thereon, shall be applied against the payment of the Purchase Price upon closing of the Sale to the Successful Bidder(s). If a Successful Bidder fails to consummate an approved sale because of a breach or failure to perform on the part of such Successful Bidder, such Successful Bidder will forfeit its Good Faith Deposit, and such Good Faith Deposit shall irrevocably become property of Sellers in full and final satisfaction of any and all Liabilities of defaulting Successful Bidder to Seller with respect to the Sale. On the Return Date, Sellers shall return the Good Faith Deposits of all other Qualified Bidders, together with the accrued interest thereon.
- 11.12. <u>Modifications</u>. Sellers, after consultation with the agents for their secured lenders and the Committee: (i) may determine, which Qualified Bid, if any, is the highest or otherwise best offer; and (ii) may reject at any time, any bid (other than the Purchasers' bid) that is: (a) inadequate or insufficient; (b) not in conformity with the requirements of the Bankruptcy Code, the Bidding Procedures or the terms and conditions of the Sale; or (c) contrary to the best interests of Sellers, their estate and creditors as determined by Sellers in their sole discretion.

12. <u>SURVIVAL OF REPRESENTATIONS, WARRANTIES AND COVENANTS;</u> INDEMNIFICATION:

12.1. <u>Sellers' Agreement to Indemnify</u>. If the Closing occurs, subject to the terms and limitations of this Article 12, from and after the Closing: (i) each Seller that is a Non-Filing Affiliate, severally, with respect solely to such Seller; and (ii) in the case of the Sale Company only, Delphi and DASHI, jointly and severally, shall indemnify and hold harmless each Purchaser and its Affiliates, directors, members, managers, officers, employees and their respective Affiliates (collectively, the "Purchaser Indemnified Parties") from and against all Losses incurred by a Purchaser Indemnified Party (such Losses actually incurred by either a Purchaser Indemnified Party or a Seller Indemnified Party are referred to as "Indemnifiable Losses"), as a result of or arising out of: (A) any misrepresentation, breach, default or

failure to perform or satisfy by any Non-Filing Affiliate or, with respect to the Sale Company, DASHI under any of the representations and warranties of such Non-Filing Affiliate, DASHI or the Sale Company set forth in this Agreement or in any document, agreement or certificate delivered by any Non-Filing Affiliate, DASHI (with respect to the Sale Company) or the Sale Company to any such Purchaser at Closing; (B) Retained Liabilities or Excluded Assets that are retained by any such Non-Filing Affiliate; or (C) a breach or default of any agreement or covenant of any such Non-Filing Affiliate in this Agreement that, by its terms, is intended to be performed by such Seller after the Closing Date. Purchasers agree that, except as contemplated by this Article 12, from and after the Closing, the indemnification provided in this Article 12 is the exclusive remedy for a breach by any Seller of any agreement or covenant contained in this Agreement that, by its terms, is intended to be performed by such Non-Filing Affiliate at or after the Closing.

- 12.2. Specific Performance. Sellers acknowledge that the Purchased Assets to be sold and delivered to Purchasers pursuant to this Agreement and the covenants and agreements of Sellers contained herein, including with respect to non-competition in Section 8.10.1.A, are unique and that Purchasers have no adequate remedy at law if Sellers shall fail to perform any of their obligations hereunder intended to be performed by any Seller after the Closing, and Sellers therefore confirm and agree that Purchasers' right to specific performance is essential to protect the rights and interests of Purchasers. Accordingly, in addition to any other remedies which Purchasers may have, Purchasers shall have the right to seek equitable remedies, including specific performance in any of the courts of the United States, any state or other political subdivision thereof or any foreign jurisdiction.
- 12.3. Purchasers' Agreement to Indemnify. If the Closing occurs, subject to the terms of this Article 12, from and after the Closing, Purchasers shall indemnify and hold harmless each Seller and its Affiliates, directors, members, managers, officers, employees and their respective Affiliates (together with the Purchaser Indemnified Parties, each an "Indemnified Party") from and against all Indemnifiable Losses incurred by Sellers as a result of or arising out of: (i) any misrepresentation, breach, default or failure to perform or satisfy by any Purchaser under any of the representations and warranties set forth in this Agreement or in any document, agreement or certificate delivered by any Purchaser to any such Seller at Closing; (ii) the Assumed Liabilities, the Acquired Assets or the Sale Securities; (iii) a breach of any agreement or covenant of any Purchaser contained herein that, by its terms, is intended to be performed after the Closing Date; or (iv) except as otherwise provided in Section 12.1, the conduct of the Business or the ownership of the Acquired Assets after Closing, other than Liabilities relating to environmental matters, for which Section 12.6 shall provide the exclusive basis for indemnification. Sellers agree that, except as contemplated by this Article 12, from and after the Closing the indemnification provided in this Article 12 is the exclusive remedy for a breach by any Purchaser of any agreement or covenant contained in this Agreement that, by its terms, is intended to be performed after the Closing, and that there shall be no remedy for breach by any Purchaser of a representation or warranty or any breach of a covenant or agreement that, by its terms, is intended to be performed prior to the Closing.
- **12.4.** Third Party Indemnification. The obligations of any Party (such Party, the "Indemnifying Party") to indemnify any Indemnified Party under Sections 12.1 or 12.3 with respect to Indemnifiable Losses incurred by the Indemnified Party, resulting from the assertion of Liability by third parties (including Governmental Entities) (a "Third Party Indemnification Claim"), shall be subject to the following terms and conditions:
 - **12.4.1.** Any Indemnified Party against whom any Third Party Indemnification Claim is asserted shall give the Indemnifying Party written notice of any such Third Party Indemnification Claim promptly after learning of such Third Party Indemnification Claim (with such notice satisfying the requirements of Section 13.2, as the case may be), and the Indemnifying Party may,

at its option, undertake the defense thereof by representatives of its own choosing and shall provide written notice of any such undertaking to the Indemnified Party. Failure to give prompt written notice of an Third Party Indemnification Claim hereunder shall not affect the Indemnifying Party's obligations under this Article 12, except to the extent that the Indemnifying Party is actually prejudiced by such failure to give prompt written notice. The Indemnified Party shall, and shall cause its employees and representatives to, cooperate with the Indemnifying Party in connection with the settlement or defense of such Third Party Indemnification Claim and shall provide the Indemnifying Party with all available information and documents concerning such Third Party Indemnification Claim. If the Indemnifying Party, within thirty (30) days after written notice of any such Third Party Indemnification Claim, fails to assume the defense of such Third Party Indemnification Claim, the Indemnified Party against whom such claim has been made shall (upon further written notice to the Indemnifying Party) have the right to undertake the defense, compromise or settlement of such claim on behalf of and for the account and risk, and at the expense, of the Indemnifying Party, subject to the right of the Indemnifying Party to assume the defense of such Third Party Indemnification Claim at any time prior to settlement, compromise or final determination thereof upon written notice to the Indemnified Party. For purposes of clarification, the term "party" as used in the first sentence of this paragraph means, collectively, each of the Purchasers or each of the Non-Filing Affiliates, as the case may be.

- **12.4.2.** Escrow Claim. If any claim for indemnification is made by a Purchaser Indemnified Party pursuant to this Article 12 prior to the eighteen (18) month anniversary of the Closing, such a Purchaser Indemnified Party shall first apply to the Escrow Agent for reimbursement of such claim in accordance with the provisions of the Closing Escrow Agreement prior to seeking reimbursement for such claim provided that nothing herein shall change any of Purchaser's obligation to follow the procedures for indemnification hereunder.
- **12.4.3.** Anything in this Section 12.4 to the contrary notwithstanding: (i) the Indemnified Party shall not settle a claim for which it is indemnified without the prior written consent of the Indemnifying Party, which consent shall not be unreasonably withheld, conditioned or delayed; and (ii) the Indemnifying Party shall not enter into any settlement or compromise of any action, suit or proceeding, or consent to the entry of any judgment for relief other than monetary damages to be borne by the Indemnifying Party, without the prior written consent of the Indemnified Party, which consent shall not be unreasonably withheld, conditioned or delayed.
- **12.5.** <u>Limitations.</u> Each Purchaser's and Seller's right to seek indemnification pursuant to this Section 12 shall be subject to the following limitations.
 - **12.5.1.** Except as expressly provided in Section 12.5.2 or 12.5.3, the respective representations and warranties and related indemnities of the Non-Filing Affiliates and, with respect to the Sale Company, DASHI and Delphi set forth in this Agreement, and the post-Closing indemnity obligations of the Non-Filing Affiliates and DASHI and Delphi with respect to the Sale Company for breach of such representations and warranties as set forth in this Article 12, shall survive for a period of eighteen (18) months following the Closing. Except as expressly set forth in the preceding sentence with respect to DASHI and Delphi, the representations and warranties of the Filing Subsidiaries will not survive Closing. All other covenants contained in Section 8.10 hereof to be performed after Closing, shall survive the Closing in accordance with their terms until expiration of the applicable statute of limitations unless otherwise set forth herein.
 - **12.5.2.** Notwithstanding Section 12.5.1 above, the representations and warranties set forth in (and the post-Closing indemnity obligations as set forth in this Article 12 of Non-Filing

Affiliates, and with respect to the Sale Company, DASHI and Delphi or Purchasers, as the case may be, for breach of such representations and warranties): Sections 5.1.2 (Corporate Power; Due Authorization), 5.1.5.A (Title to Personal Property), 5.1.16.B (Marketable Title) and 5.2.2 (Corporate Power; Due Authorization) shall survive the Closing indefinitely.

- 12.5.3. Notwithstanding Section 12.5.1 above, the representations and warranties set forth in (and the post-Closing indemnity obligations as set forth in this Article 12 of Non-Filing Affiliates and, with respect to the Sale Company, DASHI or Purchasers, as the case may be, for breach of such representations and warranties): (i) Sections 5.1.7 (Intellectual Property Assets), 5.1.15 (Regulatory Matters), 5.1.17 (Tax Matters), 5.1.21 (Product Claims) and 5.2.11 (Anti-Money Laundering) will survive until expiration of the applicable statute of limitations; and (ii) Section 5.1.20 (Environmental Representations and Warranties) will survive for three (3) years after Closing.
- 12.5.4. In the case of Claims under Sections 12.1(i) or 12.2(i) (representations), an Indemnifying Party will only be responsible for the amount of all Indemnifiable Losses which, in the aggregate exceeds Three Hundred Twenty-Five Thousand Dollars (\$325,000.00) ("Deductible Amount"), after which point an Indemnifying Party will be obligated to indemnify an Indemnified Party from and against Indemnifiable Losses that are in excess of the Deductible Amount, subject to the Individual Claim Amounts, if applicable; provided, however, any Liability of the: (x) Non-Filing Affiliates under subsections (B) of Section 12.1; or (y) the Purchasers under subsection (ii) of Section 12.3 shall be dollar-for-dollar without regard to the Deductible Amount or the Indemnification Cap. In determining whether or not the threshold for the Deductible Amount has been met, the amount of all Special Claim Matters shall be counted without regard to whether the amount of any particular Special Claim Matter meets or exceeds the Individual Claim Amount. Furthermore, in determining whether the threshold for the Deductible Amount or Indemnification Cap has been met for purposes of this Section 12.5.4 the indemnification obligation of all of the Purchasers and all of the Sellers, respectively, shall be aggregated without regard to the particular Purchaser or Seller against whom indemnification was sought. For example, if Purchaser A has a claim against Seller 1 for \$200,000 and Purchaser B has a claim against Seller 2 for \$200,000, the total Indemnifiable Losses would exceed \$325,000 and, thus, the Purchasers could seek indemnification hereunder for \$75,000.
- 12.5.5. Notwithstanding any provision of Section 12.5.4 to the contrary, in the case of Claims under Section 12.6 (Environmental Matters), or relating to Excluded Liabilities relating solely to Product warranty or Product returns (the "Special Claim Matters"), the Purchaser shall not be permitted to make a Claim for indemnification pursuant to this Article 12 unless the individual Claim or series of related Claims relates to an Indemnifiable Loss equal to or greater than Twenty-Five Thousand Dollars (\$25,000.00) ("Individual Claim Amount"). For purposes of clarification, except as set forth in the preceding sentence, no other type of Claim shall be subject to any minimum amount or size.
- 12.5.6. The aggregate amount of Indemnifiable Losses indemnified by the combined Indemnifying Parties that are Purchasers or Sellers, as the case may be, shall not exceed an amount equal to fifty percent (50%) of the Purchase Price (not taking into account any adjustments thereto), after which point such Indemnifying Party(s) will have no further obligation with respect to Indemnifiable Losses under this Agreement; provided, however, that no individual Indemnifying Party shall be obligated to indemnify any Indemnified Party from and against Indemnifiable Losses in excess of one hundred percent (100%) of the Purchase Price for the Acquired Assets sold by such

Indemnifying Party. The term "Cap Amount" refers to the maximum amount payable by an Indemnifying Party or all Indemnifying Parties that are Purchasers or Sellers, as the case may be.

- **12.5.7.** In the absence of fraud by any Seller, the Purchasers shall not be entitled to rescission.
- **12.5.8.** Claims made by one Party against the other Party for failure to pay an amount owed by one Party pursuant to Article 4 shall not be subject to any of the provisions or the limitations set forth in Section 12.5. Notwithstanding the foregoing, no Party to the Agreement shall be entitled to make any claim under this Article 12 to the extent, but only to such extent, that the item for which such claim was made resulted in a Preliminary Purchase Price adjustment pursuant to Sections 4.6 or 4.7 that was paid in full by the other Party.
- **12.5.9.** In calculating amounts payable to the Indemnified Party, the amount of any Indemnifiable Losses shall be determined without duplication of any other Indemnifiable Losses for which an Indemnified Party has made a claim for indemnification pursuant to this Agreement.
- **12.5.10.** Any written notice delivered by an Indemnified Party to an Indemnifying Party seeking indemnification pursuant to this Agreement with respect to Indemnifiable Losses suffered by the Indemnified Party shall set forth, with as much specificity as is reasonably practicable, the basis of the claim for Indemnifiable Losses, the sections of this Agreement which form the basis for the claim, copies of all material written materials relating to such claim and, to the extent reasonably practicable, a reasonable estimate of the amount of the Indemnifiable Losses that have been or may be sustained by the Indemnified Party.
- 12.5.11. Any indemnity amounts payable by the Indemnifying Party to or on behalf of an Indemnified Party pursuant to this Agreement (including any indemnity payment made under this Article 12) shall be reduced by any Tax benefit arising from the claim, loss or damage for which the indemnity is being paid, including any increase in deductions, credits or losses of such Indemnified Party (or any of its Affiliates) but shall be increased to make such Indemnified Party (and any of its Affiliates) whole for any Tax detriment arising from the indemnification payment itself. In the case of Tax benefits consisting of depreciation, amortization or other similar deductions, the Tax benefit amount will be based on the net present value of such deductions using a discount rate equal to the mid-term applicable federal rate in effect on the day on which the indemnification payments are due. Any calculations of the Tax benefit under this Section 12.5.11 shall be determined assuming such Indemnified Party pays Taxes at the highest combined marginal Tax rate for applicable U.S. federal, foreign, state and local Taxes.
- **12.5.12.** Notwithstanding any other provision of this Agreement, in no event shall any Indemnified Party be entitled to indemnification pursuant to this Agreement to the extent any Indemnified Party's Indemnifiable Losses were attributable to Indemnified Party's own gross negligence or willful misconduct.
- **12.5.13.** Nothing in this Article 12 shall limit any party in exercising or securing any remedies provided by applicable statutory or common law in connection with this Agreement or in the amount of damages that it can recover from the other in the event that any party successfully proves fraud, intentional misconduct, or fraudulent conduct in connection with this Agreement and/or the Transactions.

12.6. Environmental Matters:

12.6.1. Indemnification of Seller and Purchaser:

- **A.** Subject to the provisions of this Agreement, and solely with respect to the Listed Real Property included in the Acquired Assets or real property held by the Sale Company ("**Indemnified Real Property**"), the appropriate Seller shall indemnify the appropriate Purchaser solely for Environmental Damages arising from Pre-Closing Environmental Contamination and Pre-Closing Environmental Compliance Matters at the Indemnified Real Property.
- **B.** Subject to the provisions of this Agreement, and solely with respect to the Indemnified Real Property, Purchaser shall indemnify Sellers for Environmental Damages arising from Post-Closing Environmental Contamination and Post-Closing Environmental Compliance Matters.
- C. To the extent feasible, Pre-Closing Environmental Contamination and Pre-Closing Environmental Compliance Matters shall be determined based on the Phase I and Phase II environmental investigations to be conducted prior to Closing by Purchasers at the Indemnified Real Property, and the reports from such investigations shall document pre-Closing baseline conditions ("Baseline Environmental Conditions").
- **D.** Subject to the provisions of this Agreement, including, without limitation, the next sentence, for those Environmental Damages arising from circumstances that may be considered both: (i) Pre-Closing Environmental Contamination and Post-Closing Environmental Contamination; or (ii) Pre-Closing Environmental Compliance Matters and Post-Closing Environmental Compliance Matters, such Environmental Damages shall be allocated between the Parties in proportion to the extent that such Environmental Damages arose pre- or post-Closing, and each Party shall indemnify the other for its share as determined by such allocation.
 - **E.** Section 12.4 shall apply to any third party environmental claims.
- **F.** Section 13.17 shall apply to any disputes between the parties as to environmental matters.
- **12.6.2.** <u>Limitations on Liability</u>. Claims relating to environmental matters that are Retained Liabilities are not subject to the limitations of this Article 12 regarding the Deductible Amounts and Cap Amounts. Claims relating to the environmental matters that are based on a breach of Section 5.1.20 are subject to the limitations of this Article 12 regarding the Deductible Amounts and Cap Amounts. In addition, neither Party shall be liable under this Agreement for Environmental Damages:
 - **A.** In the case of Environmental Claims arising from Pre-Closing Environmental Compliance Matters or Post-Closing Environmental Compliance Matters (as the case may be), unless written notice of such claim has been served on the non-claiming Party on or before three (3) years following the Closing Date.
 - **B.** In the case of Environmental Claims arising from a Pre-Closing Environmental Contamination or Post-Closing Environmental Contamination (as the case

may be), unless written notice of such claim has been served on the non-claiming Party on or before three (3) years following the Closing Date.

C. Where the indemnified party uses the Indemnified Real Property for a use other than an industrial use substantially similar to such use in effect at the Closing, or seeks to or changes the zoning or land use classification of the Indemnified Real Property to a classification more sensitive than the industrial classification in effect at Closing.

12.6.3. Remediation of Environmental Damage:

- A. Where an Environmental Damage arises out of Environmental Contamination, the non-claiming Party shall be responsible for Remedial Works or the redressing of an Environmental Compliance Matter ("Remedy") to no less but no more than the Remediation Standards allowed by applicable Environmental Laws; such Remedial Works may be determined, in compliance with applicable Environmental Laws using risk assessment and related risk evaluation methods. Remedial Work shall be conducted using the commercially reasonable methods of investigation, corrective measures, remediation and/or containment (including the use of institutional controls or deed restrictions for use of the property for industrial purposes only).
- **B.** The non-claiming Party shall, where a Remedy is required pursuant to this Agreement, shall conduct such Remedy in a reasonably expeditious manner.
 - **C.** The conduct of a Remedy shall be as follows:
 - (i) The non-claiming Party shall prepare appropriate work plans or scopes of work to satisfactorily undertake and complete the Remedy under this Agreement; such Party will provide the other Party with an opportunity to review and comment on such work plans or scopes of work, which comments the non-claiming Party should adopt where such comments do not materially increase any cost or Liability of the Remedy;
 - (ii) When requested, the claiming Party shall cooperate with the non-claiming Party in any communications with the appropriate Competent Authority;
 - (iii) Where a Seller is the non-claiming Party, such Seller will take all reasonable steps to avoid interfering with Purchaser's operation or use of the Indemnified Real Property, and Purchaser will reasonably cooperate with such Seller including providing access to the Indemnified Real Property and the use of utilities in the conduct of the Remedy;
 - (iv) Where applicable the non-claiming Party shall provide copies of all relevant correspondence sent to and received from a Competent Authority, and keep the non-claiming Party reasonably apprised of the progress of the conduct of the Remedy;
 - (v) The claiming Party shall have the right to observe all Remediation work; and

- (vi) The conduct of the Remedy shall be deemed complete when, as the case may be:
 - (1) The non-claiming Party has received approval regarding the Remedy by an applicable Governmental Entity; or
 - (2) Subject to Section 12.6.3.A of this Agreement, the remedy meets the Remediation Standards which are allowed by applicable Environmental Laws.

13. <u>MISCELLANEOUS</u>:

- **13.1.** <u>Bulk Sales Laws</u>. Each Seller and Purchaser hereby waive compliance by Sellers with the provisions of the bulk sales Law of any state or foreign jurisdiction.
- 13.2. <u>Notices</u>. Except as otherwise provided in Article 11 hereto, all notices, requests, consents or other communications permitted or required under this Agreement shall be in writing and shall be deemed to have been given when personally delivered, or when sent if sent via facsimile (with receipt confirmed), or on the first Business Day after being sent by reputable overnight carrier, or on the third Business Day after being sent by registered or certified first class mail (with receipt confirmed), to the following:

If to Sellers: DELPHI CORPORATION

5725 Delphi Drive Troy, Michigan 48098

Attn: President - Delphi Energy & Chassis Systems

Fax No.: 248-813-4301

With a copy to: DELPHI CORPORATION

5725 Delphi Drive Troy, Michigan 48098

Attn: Deputy General Counsel - Transactional & Restructuring

Fax No.: 248-813-2491

If to Purchasers: UMICORE

Broekstraat 31 Rue du Marais

Brussels B-1000

Belgium

Attn: Alain Godefroid

Fax No.: (IAC) 32-2-227-7913

With a copy to: GOODWIN | PROCTER LLP

901 New York Avenue, N.W. Washington, DC 20001

Attn: J. Hovey Kemp Fax No.: 202-346-4444

<u>provided</u>, <u>however</u>, if either Party shall have designated a different addressee by notice, then to the last addressee so designated.

- **13.3.** <u>Assignment.</u> This Agreement shall be binding and inure to the benefit of the successors and assigns of each of the Parties, but no rights, obligations, duties or Liabilities of either Party may be assigned without the prior written consent of the other, which shall not be unreasonably withheld.
- **13.4.** Entire Agreement. This Agreement, together with the Ancillary Agreements and the Purchaser Confidentiality Agreement, represents the entire agreement and understanding between the Parties with respect to the transactions contemplated herein. This Agreement supersedes all prior agreements, understandings, arrangements, covenants, representations or warranties, written or oral, by any officer, employee or representative of either Party dealing with the subject matter hereof.
- 13.5. Waiver. Any waiver by any Seller or Purchaser of any breach or of a failure to comply with any provision of this Agreement: (i) shall be valid only if set forth in a written instrument signed by the Party to be bound; and (ii) shall not constitute, or be construed as, a continuing waiver of such provision, or a waiver of any other breach of, or failure to comply with, any provision of this Agreement. At any time prior to the Closing Date, the Parties may: (a) extend the time for the performance of any of the obligations or other acts of the other Parties hereto; (b) waive any inaccuracies in the representations and warranties contained herein or in any document delivered pursuant hereto; and (c) waive compliance with any of the agreements or conditions contained herein. Except as otherwise expressly provided herein, any agreement on the part of a Party to any such extension or waiver shall be valid only if set forth in an instrument in writing signed on behalf of such Party.
- 13.6. Severability. Should any provision, or any portion thereof, of this Agreement for any reason be held invalid or unenforceable, such decision shall not affect the validity or enforceability of any of the other provisions, or portions thereof, of this Agreement, which other provisions, and portions, shall remain in full force and effect, and the application of such invalid or unenforceable provision, or portion thereof, to persons or circumstances other than those as to which it is held invalid or unenforceable shall be valid and be enforced to the fullest extent permitted by Law.
- **13.7.** <u>Amendment</u>. This Agreement may only be amended only in writing by duly authorized representatives or officers of Delphi and Umicore.
- 13.8. <u>Expenses</u>. Except as otherwise expressly provided in Section 9.3 of this Agreement or an Ancillary Agreement, each Party shall be responsible for its own expenses incurred in connection with the preparation of this Agreement, the performance of its obligations hereunder and the consummation of the transactions contemplated hereby.
- 13.9. Third Parties. Nothing contained in this Agreement, express or implied, is intended to or shall be construed to confer upon or give to any person, firm, corporation, association, labor union or trust (other than the Parties, their Affiliates and their respective permitted successors and assigns), any claims, rights or remedies under or by reason of this Agreement.
- **13.10.** <u>Headings</u>. The headings contained in this Agreement are inserted for convenience only and shall not be deemed to constitute a part of this Agreement.
- 13.11. <u>Counterparts</u>. More than one counterpart of this Agreement may be executed by the Parties, and each fully executed counterpart shall be deemed an original. Signatures may be sent by facsimile or other form of electronic transmission.

- **13.12.** Governing Law. This Agreement shall be construed and enforced in accordance with the laws of the State of New York and, to the extent applicable the Bankruptcy Code, without giving effect to rules governing the conflict of laws.
- 13.13. <u>Public Announcements</u>. Sellers and Purchasers will consult with each other before issuing any press releases or otherwise making any public statements with respect to this Agreement or the transactions contemplated hereby, and shall not issue any press release or make any public statement without mutual consent, except as may be required by Law and then only with such prior consultation, or in connection with the Bankruptcy Cases.
- **13.14.** <u>Venue and Retention of Jurisdiction</u>. All actions brought, arising out of or related to the transactions contemplated in this Agreement shall be brought in the Bankruptcy Court, and the Bankruptcy Court shall retain jurisdiction to determine any and all such actions.
- **13.15.** Risk of Loss. Prior to the Closing, all risk of loss, damage or destruction to all or any part of the Acquired Assets or the Business shall be borne exclusively by the Sellers.
- **13.16.** Enforcement of Agreement. The Parties hereto agree that irreparable damage would occur in the event that any provision of this Agreement was not performed in accordance with its specific terms or were otherwise breached. It is accordingly agreed that the Parties shall be entitled to an injunction or injunctions to prevent breaches of this Agreement and to enforce specifically the terms and provisions hereof, this being in addition to all other remedies available at law or in equity.
- 13.17. Dispute Resolution. Sellers and Purchasers will, in the first instance, attempt to settle any and all claims or disputes arising in connection with this Agreement or any Transfer Agreement by good faith negotiations by senior management of each party. If the dispute is not resolved by senior management within thirty (30) days after delivery of a written request for such negotiation by either party to the other, either party may make a written demand (the "Demanding Party") for formal dispute resolution (the "Notice") and specify therein in reasonable detail the nature of the dispute. Within fifteen (15) business days after receipt of the Notice, the receiving party (the "Defending Party") shall submit to the other a written response. The Notice and the response shall include: (i) a statement of the respective party's position and a summary of arguments supporting that position; and (ii) the name and title of the executive who will represent that party and of any other person who will accompany the executive to meetings of the parties. Within fifteen (15) Business Days after such written response, the executives (and others named in the Notice or response) will meet at a mutually acceptable time and place, and thereafter as often as they reasonably deem necessary, to attempt to resolve the dispute. All reasonable requests for information made by one party to the other will be honored promptly. All negotiations pursuant to this Section 13.17 are confidential and shall be treated as compromise and settlement negotiations for purposes of applicable rules of evidence. In any case, the Parties agree not to commence any litigation actions until the expiration of ninety (90) days after the date of the Notice, and all such actions are subject to Section 13.14 above.
- **13.18.** No Right of Setoff. Neither party hereto nor any Affiliate thereof may deduct from, set off, holdback or otherwise reduce in any manner whatsoever any amount owed to it hereunder or pursuant to any Ancillary Agreement against any amounts owed hereunder or pursuant to any Ancillary Agreement by such Persons to the other party hereto or any of such other party's Affiliates.
- 13.19. <u>Limitation on Damages.</u> NOTWITHSTANDING ANY OTHER PROVISION OF THIS AGREEMENT, INCLUDING ARTICLE 12, IN NO EVENT SHALL PURCHASER OR SELLER BE LIABLE FOR, OR BEAR ANY OBLIGATION IN RESPECT OF, ANY PUNITIVE, INCIDENTAL, INDIRECT, SPECIAL, EXEMPLARY OR CONSEQUENTIAL DAMAGES OF ANY KIND OR

CHARACTER OR ANY DAMAGES RELATING TO, OR ARISING OUT OF, DIMINUTION IN VALUE, LOST PROFITS OR CHANGES IN RESTRICTIONS ON BUSINESS PRACTICES.

[Signature Pages to Follow]

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their duly authorized officers.

PURCHASERS:

| | CORE (on behalf of itself and its | its | |
|------------------------|--|-------|---|
| By:
Th
Ch | omas Leysen ief Executive Officer | | |
| Ma | arc Grynberg ecutive Vice President | | |
| | <u>SE</u> | LLERS | <u>S</u> : |
| DELF | PHI CORPORATION | | PHI AUTOMOTIVE SYSTEMS
DING), INC. |
| Jol | hn P. Arle ce President and Treasurer | | hn P. Arle nief Financial Officer and Treasurer |
| EXHA | AUST SYSTEMS CORPORATION | ENVI | RONMENTAL CATALYSTS, LLC |
| Jol | hn P. Arle
sistant Treasurer | Jo | hn P. Arle
ssistant Treasurer |
| ASEC | C MANUFACTURING (ASEC) | ASEC | C SALES (ASEC) |
| By: | ENVIRONMENTAL CATALYSTS,
LLC | By: | ENVIRONMENTAL CATALYSTS, LLC |

05-44481-rdd Doc 9118 Filed 08/17/07 Entered 08/17/07 19:37:20 Main Document Pg 445 of 482

| | By:
John P. Arle
Assistant Treasurer | | By: |
|-----|--|-----|--|
| By: | EXHAUST SYSTEMS
CORPORATION | By: | EXHAUST SYSTEMS
CORPORATION |
| | By: John P. Arle Assistant Treasurer | | By:
John P. Arle
Assistant Treasurer |

LIST OF SCHEDULES

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| Schedule 5.1.19.C | Benefit Plans |
| Schedule 5.1.19.C(ii) | Compliance |
| Schedule 5.1.19.C(iii) | Triggering of Obligations |

| DESIGNATION | <u>DESCRIPTION</u> |
|-----------------------------|--|
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| Schedule 5.1.19.D | Collective Bargaining Agreements |
| Schedule 5.1.19.E | Grievance, Labor Negotiations |
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| Schedule 7.2.8.(ii) | Testing Services Agreement – Flint |
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SCHEDULE 1

DETAILS OF SELLERS AND PURCHASERS

| Manufacturing
Facility | Asset/
Stock | Sale Company | <u>Seller</u> | <u>Purchaser</u> |
|---------------------------------|-----------------|---|---|--|
| San Luis Potosi,
Mexico | Asset | | AS Catalizadores
Ambientales, S.A. de
C.V. (ASCA) | Umicore Autocat USA
Inc. (USA) or Unimet
S.A. de C.V.(Mexico) |
| Port Elizabeth,
South Africa | Stock
(100%) | Delphi Catalyst South
Africa (Proprietary)
Ltd. | Delphi Automotive
Systems (Holding), Inc. | Umicore Finance
Luxembourg S.A.
(Luxembourg) |
| Shanghai, China | Asset | N/A | Shanghai Delphi
Emission Control
Systems Company,
Ltd. (China) | UMS (Shanghai) Ltd
(China) or Umicore
Autocat China Ltd |
| Florange, France | Asset | N/A | Delphi Diesel Systems
France SAS | NewCo SAS (France) |
| Clayton, Australia | Asset | N/A | Delphi Automotive
Systems Australia Ltd. | Umicore Autocat USA
(USA) or UMS Australia
Ltd (Australia) |
| Tulsa, Oklahoma | Asset | N/A | Exhaust Systems Corporation; Environmental Catalysts, LLC; ASEC Man and ASEC Sales (ASEC)** | Umicore Autocat USA
Inc. (USA)
Umicore |
| Maharashtra, India | Asset | N/A | Delphi Automotive
Systems Pvt. Ltd. | To be decided for each agreement what non-Indian Umicore company will take it over |
| Technical | | | | |
| Centers | | | | |
| Flint, Michigan | Asset | N/A | ASEC | Umicore Autocat USA
Inc. (USA) |
| | | | | Umicore ¹ |
| Bascharage,
Luxembourg | Asset | N/A | Delphi Automotive
Systems Luxembourg
S.A. | NewCo S.A.
(Luxembourg) |

All Intellectual Property included in the Acquired Assets shall be acquired by Umicore.

| Manufacturing
Facility | Asset/
Stock | Sale Company | <u>Seller</u> | <u>Purchaser</u> |
|---------------------------|-----------------|--------------|---------------|-----------------------|
| | | | | |
| Sales Offices*** | | | | |
| Italy | Asset | N/A | | Local Umicore company |
| Germany | Asset | N/A | | Local Umicore company |
| Japan | Asset | N/A | | Local Umicore company |
| India | Asset | N/A | | Local Umicore company |
| Troy, Michigan | Asset | N/A | | Local Umicore company |

^{**}ASEC Man is 50% owned by Environmental Catalysts, LLC (**EC LLC**) and 50% owned by Exhaust Systems Corporation (**ESC**); ASEC Sales is 50.1% owned by EC LLC and 49.9% owned by ESC.

*** Assets consist of computers and, in some cases, vehicles. The following employees supporting technical and sales activities are Employees of the Sales Offices: India - 1; Italy – 1; Japan – 2; Troy, MI - 4; and Germany – 1, and would need to be relocated on or before the Closing Date.

Document comparison done by Workshare DeltaView on Wednesday, August 15, 2007 2:45:34 PM

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| Document 2 | file://C:/Documents and Settings/bz9z0l/My Documents/Winword/Margaret/Miscellaneous/PEGASUS/M SA/UMICORE/MSA Umicore-Delphi 0081507 - POST-AUCTION REVISIONS.doc |
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| Split/Merged cell | |
| Padding cell | |

| Statistics: | |
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| | Count |
| Insertions | 84 |
| Deletions | 79 |
| Moved from | 6 |
| Moved to | 6 |
| Style change | 0 |
| Format changed | 0 |
| Total changes | 175 |

SCHEDULE 4.6.9

U.S. EMPLOYEE-RELATED CREDIT

Tulsa Severance Reimbursement:

For each employee on the Tulsa payroll, who becomes a Hired Current Employee in excess of 66-2/3% of the aggregate number of active (as of the Closing Date) hourly and salaried employees at the Business' Tulsa, Oklahoma location (which, in no event, shall be greater than 295 total employees), Umicore shall be entitled to a U.S. Employee-Related Credit equal to \$52,000 per Hired Current Employee up to a maximum of 100 additional Hired Current Employees.

Flint/Troy Severance Reimbursement:

For each U.S. Corporate Employee or employee at the Business' Michigan location that becomes a Hired Current Employee, Umicore shall be entitled to a U.S. Employee-Related Credit equal to \$75,000 per Hired Current Employee up to a maximum of 28 Hired Current Employees.

SCHEDULE 4.8.1 ALLOCATION OF PRELIMINARY PURCHASE PRICE

The Preliminary Purchase Price shall be allocated as follows

| | | Purchase Price Allocation
\$ USD MM |
|----|--|--|
| 1. | AS Catalizadores Ambientales, S.A. de C.V. Sale of Assets | 3.7 |
| 2. | Shares of Delphi Catalysts South Africa
(Proprietary) Ltd. Sale of Shares | 6.0 |
| 3. | Shanghai Delphi Emission Control Systems
Company, Ltd. (China) Sale of Assets | 12.0 |
| 4. | Delphi Diesel Systems France SAS
Sale of Assets | 19.3 |
| 5. | Delphi Automotive Systems Australia Ltd. Sale of Assets | 0.2 |
| 6. | All Acquired Assets of Filing Affiliates other than under item 2 above | 33.4 |
| 7. | Delphi Automotive Systems Pvt. Ltd. Maharashtra,
India Sale of Assets | 0.4 |
| | Total | 75.0 |

| UNITED STATES BANKRUPTCY COURT |
|--------------------------------|
| SOUTHERN DISTRICT OF NEW YORK |

----- x

In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

----- X

ORDER UNDER 11 U.S.C. §§ 363, 365, AND 1146 AND FED. R. BANKR. P. 2002, 6004, 6006, AND 9014 AUTHORIZING AND APPROVING (I) SALE OF CERTAIN OF DEBTORS' ASSETS COMPRISING SUBSTANTIALLY ALL THE ASSETS OF THE CATALYST BUSINESS OF CERTAIN OF THE DEBTORS FREE AND CLEAR OF LIENS, CLAIMS, AND ENCUMBRANCES, (II) ASSUMPTION AND ASSIGNMENT OF CERTAIN EXECUTORY CONTRACTS AND UNEXPIRED LEASES, AND (III) ASSUMPTION OF CERTAIN LIABILITIES

("CATALYST BUSINESS SALE APPROVAL ORDER")

Upon the motion, dated June 6, 2007 (the "Motion"), of Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), for orders pursuant to 11 U.S.C. §§ 363, 365, and 1146 and Fed. R. Bankr. P. 2002, 6004, 6006, and 9014 (a) (i) approving the bidding procedures, (ii) granting certain bid protections, (iii) approving the form and manner of sale notices, and (iv) setting a sale hearing (the "Sale Hearing") and (b) authorizing and approving (i) the sale (the "Sale") of certain of the Debtors' assets (the "Purchased Assets") comprising substantially all the assets that comprise the catalyst business (the "Catalyst Business"), free and clear of liens, claims, and encumbrances, to Umicore and certain of its affiliates (the "Purchasers") pursuant to the Master Sale and Purchase Agreement, originally dated June 5, 2007 (as amended on the record at the auction held on August 8, 2007 to, inter alia, increase the purchase price to be

provided by the Purchasers to \$75 million (subject to adjustments), the "Agreement"), by and between Delphi and certain of its affiliates, including certain affiliated Debtors as set forth in the Agreement (the "Selling Debtor Entities"), and the Purchasers or to the party submitting who submitted the highest or otherwise best bid at the auction held on August 8, 2007 (the "Successful Bidder"), (ii) the assumption and assignment of certain prepetition executory contracts and unexpired leases (the "Assumed Contracts") and the assignment of certain postpetition executory contracts and unexpired leases (the "Postpetition Contracts," and collectively with the Assumed Contracts, the "Assigned Contracts") to the Purchasers or the Successful Bidder, and (iii) the assumption of certain liabilities (the "Assumed Liabilities") by the Purchasers or the Successful Bidder; and the Court having entered an order on June —,29, 2007 (the "Bidding Procedures Order") (a) approving bidding procedures, (b) granting certain bid protections, (c) approving the form and manner of sale notices, and (d) setting the Sale Hearing; and the Sale Hearing having been held on August 16, 2007, at which time all interested parties were offered an opportunity to be heard with respect to the Motion; and the Court having reviewed and considered (x) the Motion, (y) the objections thereto, if any, and (z) the arguments of counsel made, and the evidence proffered or adduced, at the Sale Hearing; and it appearing that the relief requested in the Motion is in the best interests of the Selling Debtor Entities, their estates, their creditors, and all other parties-in-interest; and after due deliberation thereon, and sufficient cause appearing therefor,

Under the Agreement, the Selling Debtor Entities include Delphi, Delphi Automotive Systems (Holding) Inc., Exhaust Systems Corporation, Environmental Catalysts, LLC, ASEC Manufacturing General Partnership, and ASEC Sales General Partnership. Certain assets will be sold under the Agreement by non-debtor affiliates of the Selling Debtor Entities listed on Schedule 1 to the Agreement. The Selling Debtor Entities and the selling non-Debtor affiliates are collectively referred to as the "Sellers."

² DeltaView comparison of pcdocs://chisr02a/619378/18 and pcdocs://chisr02a/619378/22. Performed on 8/15/2007.

IT IS HEREBY FOUND AND DETERMINED THAT:²

- A. The Court has jurisdiction over the Motion and the transactions contemplated by the Agreement pursuant to 28 U.S.C. §§ 157 and 1334, and this matter is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(A) and (N). Venue of these cases and the Motion in this district is proper under 28 U.S.C. §§ 1408 and 1409.
- B. The statutory predicates for the relief sought in the Motion are sections 363, 365, and 1146 of 11 U.S.C. §§ 101-1330, as amended and in effect on October 8, 2005 (the "Bankruptcy Code"), and Fed. R. Bankr. P. 2002, 6004, 6006, and 9014.
- C. As evidenced by the affidavits of service previously filed with the Court, and based on the representations of counsel at the Sale Hearing, (i) proper, timely, adequate, and sufficient notice of the Motion, the Sale Hearing, the Sale, the assumption and assignment of the Assumed Contracts, and the Cure Amounts has been provided in accordance with 11 U.S.C. §§ 102(1), 363, and 365 and Fed. R. Bankr. P. 2002, 6004, 6006, and 9014, (ii) such notice was good, sufficient, and appropriate under the circumstances, and (iii) no other or further notice of the Motion, the Sale Hearing, the Sale, or the assumption and assignment of the Assumed Contracts or assignment of the Postpetition Contracts is or shall be required.
- D. As demonstrated by (i) the testimony and other evidence proffered or adduced at the Sale Hearing and (ii) the representations of counsel made on the record at the Sale Hearing, the Selling Debtor Entities have marketed the Purchased Assets and conducted the sale process in compliance with the Bidding Procedures Order and the Auction was duly noticed and conducted in a non-collusive, fair, and good faith manner.

Findings of fact shall be construed as conclusions of law and conclusions of law shall be construed as findings of (cont'd)

³ DeltaView comparison of pcdocs://chisr02a/619378/18 and pcdocs://chisr02a/619378/22. Performed on 8/15/2007.

- E. The Purchasers waived their right to assert any and all claims against the

 Debtors and their estates related to the process by which the Selling Debtor Entities have sold the

 Purchased Assets, including but not limited to, the bidding procedures and the auction.
- "Alternate Bidder") submitted a final bid at the auction consisting of: (a) the following documents: the Alternate Bidder's bid submission documents delivered to the Selling Debtor Entities on July 31, 2007 and marked at the auction as Exhibit 5, as amended by the documents marked at the auction as Exhibit 8 (a blacklined Master Sale and Purchase Agreement), Exhibit 9 (Schedule 3.2.1 to Exhibit 8 at the auction), Exhibit 10 (a lease governing real property in Luxembourg), and Exhibit 11 (a lease governing real property in Shanghai) and (b) cash purchase price and certain cost savings to the Sellers which the Selling Debtor Entities determined to have a combined value of \$70.5 million and which final bid (the "CSI Final Bid") was determined by the Debtors to be the Alternate Bid (as defined by the Bidding Procedures Order) to be submitted to this Court for approval in accordance with the Bidding Procedures Order.
- G. E. The Selling Debtor Entities (i) have full power and authority to execute the Agreement and all other documents contemplated thereby, and the transfer and conveyance of the Purchased Assets by the Selling Debtor Entities has been duly and validly authorized by all necessary action of the Selling Debtor Entities, (ii) have all of the power and authority necessary to consummate the transactions contemplated by the Agreement, and (iii) have taken all corporate action necessary to authorize and approve the Agreement and the consummation by the Selling Debtor Entities of the transactions contemplated thereby, and no consents or approvals, other than

⁽cont'd from previous page) fact when appropriate. See Fed. R. Bankr. P. 7052.

⁴ DeltaView comparison of pcdocs://chisr02a/619378/18 and pcdocs://chisr02a/619378/22. Performed on 8/15/2007.

those expressly provided for in the Agreement, are required for the Selling Debtor Entities to consummate such transactions.

E. The Selling Debtor Entities have demonstrated (i) good, sufficient, and sound business purposes and justification for the Sale because, among other things, the Selling Debtor Entities and their advisors diligently and in good faith analyzed all other available options in connection with the disposition of the Purchased Assets and determined that the terms and conditions set forth in the Agreement, and the transfer to Purchasers of the Purchased Assets pursuant thereto, represent a fair and reasonable purchase price and constitute the highest or otherwise best value obtainable for the Purchased Assets and (ii) compelling circumstances for the Sale pursuant to 11 U.S.C. § 363(b) prior to, and outside of, a plan of reorganization because, among other things, absent the Sale the value of the Purchased Assets will be substantially diminished.

G.-A reasonable opportunity to object or be heard with respect to the Motion and the relief requested therein has been afforded to all interested persons and entities, including without limitation: (i) the Office of the United States Trustee for the Southern District of New York, (ii) counsel for the Purchasers, (iii) counsel for the official committee of unsecured creditors appointed in these chapter 11 cases (the "Creditors' Committee"), (iv) counsel for the official committee of equity security holders appointed in these chapter 11 cases, (v) all entities known to have expressed an interest in a transaction with respect to the Purchased Assets during the past six months, (vi) all entities known to have asserted any Interests and/or Claims (as defined below) in or upon the Purchased Assets, (vii) all federal, state, and local regulatory or taxing authorities or recording offices, including but not limited to environmental regulatory authorities, which have a reasonably known interest in the relief requested by the Motion, (viii) all parties to

⁵ DeltaView comparison of pcdocs://chisr02a/619378/18 and pcdocs://chisr02a/619378/22. Performed on 8/15/2007.

Assigned Contracts, (ix) the United States Attorney's office, (x) the United States Department of Justice, (xi) the Securities and Exchange Commission, (xii) the Internal Revenue Service, (xiii) all entities on the Master Service List (as defined by the Supplemental Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(M), 9006, 9007, And 9014 Establishing Omnibus Hearing Dates And Certain Notice, Case Management, And Administrative Procedures (Docket No. 2883) (the "Supplemental Case Management Order")), and (xiv) such other entities that as are required to be served with notices under the Supplemental Case Management Order.

- <u>J.</u> H. The Purchasers are not "insiders" of any of the Debtors as that term is defined in 11 U.S.C. § 101(31).
- K. I. The Agreement was negotiated, proposed, and entered into by the Selling Debtor Entities and the Purchaser without collusion, in good faith, and from arm's-length bargaining positions. Neither the Selling Debtor Entities nor the Purchasers have engaged in any conduct that would cause or permit the Sale to be avoidable under 11 U.S.C. § 363(n).
- L. J. The Purchasers are good faith purchasers under 11 U.S.C. § 363(m) and, as such, are entitled to all of the protections afforded thereby. The Purchasers will be acting in good faith within the meaning of 11 U.S.C. § 363(m) in closing the transactions contemplated by the Agreement at all times after the entry of this Sale Approval Order.
- M. K. The consideration provided by the Purchasers for the Purchased Assets pursuant to the Agreement (i) is fair and reasonable, (ii) is the highest or otherwise best offer for the Purchased Assets, (iii) will provide a greater recovery for the Selling Debtor Entities' creditors than would be provided by any other practical available alternative, and (iv) constitutes reasonably equivalent value and fair consideration under the Bankruptcy Code and under the laws of the United States, any state, territory, possession, or the District of Columbia.
- 6 DeltaView comparison of pcdocs://chisr02a/619378/18 and pcdocs://chisr02a/619378/22. Performed on 8/15/2007.

N. L. The Sale must be approved and consummated promptly to preserve the viability of the Catalyst Business as a going concern. The Sale is in contemplation of, and a necessary condition precedent to, a reorganization plan for the Debtors and, accordingly, constitutes a transfer to which section 1146(c) of the Bankruptcy Code applies.

M. The transfer of the Purchased Assets to the Purchasers will be a legal, <u>O.</u> valid, and effective transfer of the Purchased Assets, and in the case of the Purchased Assets of the Selling Debtor Entities, will vest the Purchasers with all right, title, and interest to the Purchased Assets free and clear of any and all liens, claims, interests, and encumbrances of any type whatsoever (whether known or unknown, choate or inchoate, filed or unfiled, scheduled or unscheduled, noticed or unnoticed, recorded or unrecorded, perfected or unperfected, allowed or disallowed, contingent or non-contingent, liquidated or unliquidated, matured or unmatured, material or non-material, disputed or undisputed, whether arising prior to or subsequent to the Petition Date commencement of the chapter 11 cases, and whether imposed by agreement, understanding, law, equity, or otherwise, including claims otherwise arising under doctrines of successor liability), including but not limited to those (i) that purport to give to any party a right or option to effect any forfeiture, modification, right of first refusal, or termination of the Selling Debtor Entities' or the Purchaser's interest in the Purchased Assets, or any similar rights, and (ii) relating to taxes arising under or out of, in connection with, or in any way relating to the operation of the Catalyst Business prior to the Closing Date, including the transfer of the Purchased Assets to the Purchasers (collectively, the "Interests and/or Claims").

P. N.-If the Sale of the Purchased Assets with respect to the Selling Debtor

Entities were not free and clear of all Interests and/or Claims as set forth in the Agreement and this

Sale Approval Order, or if the Purchasers would, or in the future could, be liable for any of the

⁷ DeltaView comparison of pcdocs://chisr02a/619378/18 and pcdocs://chisr02a/619378/22. Performed on 8/15/2007.

Interests and/or Claims as set forth in the Agreement and this Sale Approval Order, the Purchasers would not have entered into the Agreement and would not consummate the Sale or the transactions contemplated by the Agreement, thus adversely affecting the Selling Debtor Entities, their estates, and their creditors.

Assets free and clear of all Interests and/or Claims because, in each case, one or more of the standards set forth in 11 U.S.C. § 363(f)(1)-(5) has been satisfied. All holders of Interests and/or Claims who did not object, or withdrew their objections to the Sale, are deemed to have consented to the Sale pursuant to 11 U.S.C. § 363(f)(2). Those holders of Interests and/or Claims who did object fall within one or more of the other subsections of 11 U.S.C. § 363(f) and are adequately protected by having their Interests and/or Claims, if any, attach to the cash proceeds of the Sale ultimately attributable to the property against or in which they claim an Interest or Claim with the same priority, validity, force, and effect as they attached to such property immediately before the closing of the Sale.

P.-Except as expressly provided in the Agreement, the (i) transfer of the Purchased Assets to the Purchasers and (ii) assumption and/or assignment to the Purchasers of the Assigned Contracts and Assumed Liabilities will not subject the Purchasers to any liability whatsoever with respect to the operation of the Catalyst Business prior to the Closing of the Sale, or by reason of such transfer under the laws of the United States, any state, territory, or possession thereof, or the District of Columbia based, in whole or in part, directly or indirectly, on any theory of law or equity; including, without limitation, any theory of equitable law, antitrust, or successor or transferee liability.

⁸ DeltaView comparison of pcdocs://chisr02a/619378/18 and pcdocs://chisr02a/619378/22. Performed on 8/15/2007.

S. Q.-The Selling Debtor Entities have demonstrated that it is an exercise of their sound business judgment to assume and/or assign the Assigned Contracts as applicable to the Purchasers in connection with the consummation of the Sale, and the assumption and/or assignment of the Assigned Contracts is in the best interests of the Selling Debtor Entities, their estates, and their creditors. The Assigned Contracts being assigned to, and the liabilities being assumed by, the Purchasers are an integral part of the Purchased Assets being purchased by the Purchasers and, accordingly, such assumption and/or assignment of Assigned Contracts and liabilities are is reasonable, enhance and enhances the value of the Selling Debtor Entities' estates, and do not constitute unfair discrimination.

Re. The Selling Debtor Entities have (i) cured, or have provided adequate assurance of cure of, any default existing prior to the Closing of the Sale under any of the Assumed Contracts, within the meaning of 11 U.S.C. § 365(b)(1)(A), by payment of the amounts provided on Schedule 1 hereto and (ii) provided compensation or adequate assurance of compensation to any party for any actual pecuniary loss to such party resulting from a default prior to the date hereof under any of the Assumed Contracts, within the meaning of 11 U.S.C. § 365(b)(1)(B). The Purchasers have provided adequate assurance of their future performance of and under the Assumed Contracts, within the meaning of 11 U.S.C. §§ 365(b)(1)(C) and 365(f)(2)(B). Pursuant to 11 U.S.C. § 365(f), the Assumed Contracts to be assumed and assigned under the Agreement shall be assigned and transferred to, and remain in full force and effect for the benefit of the Purchasers notwithstanding any provision in the contracts or other restrictions prohibiting their assignment or transfer.

⁹ DeltaView comparison of pcdocs://chisr02a/619378/18 and pcdocs://chisr02a/619378/22. Performed on 8/15/2007.

U. S. Approval of the Agreement and consummation of the Sale of the Purchased Assets and assignment of the Assigned Contracts at this time are in the best interests of the Selling Debtor Entities, their stakeholders, their estates, and other parties-in-interest.

NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

General Provisions

1. The Motion is GRANTED, and all objections to the Motion or the relief requested therein that have not been withdrawn, waived, or settled, and all reservations included therein, are hereby overruled on the merits.

Approval Of The Agreement

- 2. Pursuant to 11 U.S.C. § 363(b), the Agreement and all of the terms and conditions thereof are hereby approved.
- 3. Pursuant to 11 U.S.C. § 363(b), the Selling Debtor Entities are authorized to perform their obligations under the Agreement and comply with the terms thereof and consummate the Sale in accordance with and subject to the terms and conditions of the Agreement.
- 4. Each of the signatories to the Agreement is <u>authorized</u>, <u>but not</u> directed to take all actions necessary or appropriate to effectuate the terms of this Sale Approval Order.
- 5. The Selling Debtor Entities are authorized and, but not directed, to execute and deliver, and empowered to perform under, consummate, and implement, the
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Agreement, together with all additional instruments and documents that as may be reasonably necessary or desirable to implement the Agreement, and to take all further actions as may be requested by the Purchasers for the purpose of assigning, transferring, granting, conveying, and conferring to the Purchaser or reducing to possession the Purchased Assets and the Assigned Contracts, or as may be necessary or appropriate to the performance of the obligations as contemplated by the Agreement.

- 6. This Sale Approval Order and the Agreement shall be binding in all respects upon all creditors (whether known or unknown) of the Debtors, the Purchasers, all successors and assigns of the Purchasers and the Selling Debtor Entities, all affiliates and subsidiaries of the Purchasers and the Selling Debtor Entities, and any subsequent trustees appointed in the Debtors' chapter 11 cases or upon a conversion to chapter 7 under the Bankruptcy Code, and shall not be subject to rejection. To the extent that any provision of this Sale Approval Order is inconsistent with the terms of the Agreement, this Sale Approval Order shall govern.
- 7. The Agreement and any related agreements, documents, or other instruments may be modified, amended, or supplemented by the parties thereto in accordance with the terms thereof without further order of the Court; <u>provided</u> that any such modification, amendment, or supplement is not material.

Sale And Transfer Of The Purchased Assets

- 8. Except as expressly permitted or otherwise specifically provided for in the Agreement or this Sale Approval Order, pursuant to 11 U.S.C. §§ 363(b) and 363(f), upon the consummation of the Agreement, the Purchased Assets of the Selling Debtor
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Entities shall be transferred to the Purchasers free and clear of all Interests and/or Claims, with all such Interests and/or Claims to attach to the cash proceeds of the Sale in the order of their priority, with the same validity, force, and effect which they now have as against the Purchased Assets, subject to any claims and defenses the Selling Debtor Entities may possess with respect thereto.

- 9. The transfer of the Purchased Assets to the Purchasers pursuant to the Agreement constitutes a legal, valid, and effective transfer of the Purchased Assets, and shall vest the Purchasers with all right, title, and interest of the Selling Debtor Entities in and to the Purchased Assets free and clear of all Interests and/or Claims of any kind or nature whatsoever.
- 10. If any person or entity which has filed financing statements, mortgages, mechanic's liens, <u>lis pendens</u>, or other documents or agreements evidencing Interests and/or Claims against or in the Purchased Assets with respect to the Selling Debtor Entities shall not have delivered the foregoing to the Selling Debtor Entities prior to the Closing of the Sale, in proper form for filing and executed by the appropriate parties, termination statements, instruments of satisfaction, releases of all Interests and/or Claims that the person or entity has with respect to the Purchased Assets, or otherwise, then (a) the Selling Debtor Entities are hereby authorized to execute and file such statements, instruments, releases, and other documents on behalf of the person or entity with respect to the Purchased Assets and (b) the Purchasers are hereby authorized to file, register, or otherwise record a certified copy of this Sale Approval Order, which, once filed, registered, or otherwise recorded, shall constitute conclusive evidence of the release of all Interests and/or Claims in the Purchased Assets of any kind or nature whatsoever.
- DeltaView comparison of pcdocs://chisr02a/619378/18 and pcdocs://chisr02a/619378/22. Performed on 8/15/2007.

- that, upon the Closing of the Sale, all Interests and/or Claims of any kind or nature whatsoever existing as to the Selling Debtor Entities or the Purchased Assets of the Selling Debtor Entities prior to the Closing of the Sale have been unconditionally released, discharged, and terminated (other than any surviving obligations), and that the conveyances described herein have been effected and (b) shall be binding upon and shall govern the acts of all entities including, without limitation, all filing agents, filing officers, title agents, title companies, recorders of mortgages, recorders of deeds, registrars of deeds, administrative agencies, governmental departments, secretaries of state, federal, state, and local officials, and all other persons and entities who may be required by operation of law, the duties of their office, or contract, to accept, file, register, or otherwise record or release any documents or instruments, or who may be required to report or insure any title or state of title in or to any of the Purchased Assets.
- the Agreement or this Sale Approval Order, all persons and entities, including, but not limited to, all debt security holders, equity security holders, governmental, tax, and regulatory authorities, lenders, trade creditors, and other creditors, holding Interests and/or Claims of any kind or nature whatsoever against or in the Selling Debtor Entities or the Purchased Assets of the Selling Debtor Entities (whether legal or equitable, secured or unsecured, matured or unmatured, contingent or non-contingent, senior or subordinated), arising under or out of, in connection with, or in any way relating to, the Selling Debtor Entities, the Purchased Assets of the Selling Debtor Entities, the operation of the Catalyst Business by the Selling Debtor Entities prior to the Closing of the Sale, or the transfer of

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the Purchased Assets to the Purchasers, hereby are forever barred, estopped, and permanently enjoined from asserting against the Purchasers, their successors or assigns, their property, or the Purchased Assets, such persons' or entities' Interests and/or Claims.

Agreement, the Purchasers shall not be deemed to (a) be the successor of the Selling Debtor

Entities, (b) have, de facto or otherwise, merged with or into the Selling Debtor Entities, (c) be a
mere continuation or substantial continuation of the Selling Debtor Entities or the enterprise(s) of
the Selling Debtor Entities, or (d) be liable for any acts or omissions of the Selling Debtor Entities
in the conduct of the Catalyst Business. Nothing in this Sale Approval Order or the Agreement
releases or nullifies any Liability to a governmental agency under any environmental laws and
regulations that any entity would be subject to as owner or operator of any Purchased Assets after
the date of entry of this Sale Approval Order. Nothing in this Sale Approval Order or Agreement
bars, estops, or enjoins any governmental agency from asserting or enforcing, outside the Court,
any Liability described in the preceding sentence. Notwithstanding the above, nothing herein shall
be construed to permit a governmental agency to obtain penalties from the Purchasers for days of
violation of environmental laws and regulations prior to Closing.

Assumption And Assignment To The Purchaser Of The Assumed Contracts

13. 14. Pursuant to 11 U.S.C. §§ 105(a) and 365, and subject to and conditioned upon the Closing of the Sale, the Selling Debtor Entities' assumption and assignment to the Purchasers, and the Purchasers' assumption on the terms set forth in the Agreement, of the Assumed Contracts is hereby approved, and the requirements of 11 U.S.C. §§ 365(b)(1) and 365(f) with respect thereto are hereby deemed satisfied.

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- 14. 15. The Selling Debtor Entities are hereby authorized in accordance with 11 U.S.C. §§ 105(a), 363, and 365 to (a) assume and/or assign to the Purchasers, effective upon the Closing of the Sale, the Assigned Contracts free and clear of all Interests and/or Claims of any kind or nature whatsoever and (b) execute and deliver to the Purchasers such documents or other instruments as may be necessary to assign and transfer the Assigned Contracts and Assumed Liabilities to the Purchasers.
- and effect for the benefit of, the Purchasers in accordance with their respective terms, notwithstanding any provision in any such Assumed Contract (including those of the type described in sections 365(b)(2) and (f) of the Bankruptcy Code) that prohibits, restricts, or conditions such assignment or transfer and, pursuant to 11 U.S.C. § 365(k), the Selling Debtor Entities shall be relieved from any further liability with respect to the Assumed Contracts after such assignment to and assumption of such contracts by the Purchasers.
- Assumed Contracts arising or accruing prior to the Closing of the Sale (without giving effect to any acceleration clauses or any default provisions of the kind specified in section 365(b)(2) of the Bankruptcy Code) shall be cured by the Selling Debtor Entities in accordance with the terms of the Agreement, and the Purchasers shall have no liability or obligation arising or accruing prior to the date of the Closing of the Sale, except as otherwise expressly provided in the Agreement. Each non-debtor party to any Assumed Contracts is shall be deemed to have consented to the assumption and assignment of the Assumed Contracts to the Purchasers and is shall be forever barred, estopped, and permanently enjoined from asserting against the Selling Debtor Entities or the Purchasers, or the property of any of them, any default existing, arising, or accruing as of the date of the Closing

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or any purported written or oral modification to the Assumed Contracts. The failure of the Debtors or the Purchasers to enforce prior to the Closing of the Sale one or more terms or conditions of any Assumed Contracts shall not be a waiver of such terms or conditions or of the Debtors' or Purchasers' rights to enforce every term and condition of any such Assumed Contracts.

Additional Provisions

- 17. 18. The transactions contemplated by the Agreement, and the execution, delivery, and/or recordation of any and all documents or instruments necessary or desirable to consummate the transactions contemplated by the Agreement shall be, and hereby are, exempt from the imposition and payment of all stamp, transfer, or any other similar taxes, pursuant to section 1146 of the Bankruptcy Code.
- 18. 19. The consideration provided by the Purchasers for the Purchased Assets under the Agreement is hereby deemed to constitute reasonably equivalent value and fair consideration under the Bankruptcy Code, the Uniform Fraudulent Conveyance Act, the Uniform Fraudulent Transfer Act, and under the laws of the United States, and any state, territory, possession, or the District of Columbia.
- 19. 20. Upon the Closing of the Sale, this Sale Approval Order shall be construed as and shall constitute for any and all purposes a full and complete general assignment, conveyance, and transfer of all of the Purchased Assets and the Assigned Contracts or a bill of sale transferring good and marketable title in such Purchased Assets and Assigned Contracts to the Purchasers pursuant to the terms of the Agreement.
- 20. 21. The transfer of the Purchased Assets pursuant to the Agreement is a transfer pursuant to section 1146(c) of the Bankruptcy Code, and thus the Sale and the execution,
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delivery, and/or recordation of any and all documents or instruments necessary or desirable to consummate the Sale shall be, and hereby are, exempt from the imposition and payment of all recording fees and taxes, stamp taxes and/or sales, use, transfer, documentary, registration, or any other similar taxes.

- 21. 22. Except as otherwise provided in the Agreement, upon the Closing of the Sale, each of the Selling Debtor Entities' creditors is directed to execute such documents and take all <u>such</u> other actions as may be necessary to release their respective Interests and/or Claims against the Purchased Assets, if any, as may have been recorded or may otherwise exist.
- 22. 23. Each and every federal, state, and governmental agency or department, and any other person or entity, is hereby directed to accept any and all documents and instruments necessary and appropriate to consummate the transactions contemplated by the Agreement.
- 23. 24. All entities which are currently, or as of the Closing of the Sale may be, in possession of some or all of the Purchased Assets to be sold, transferred, or conveyed pursuant to the Agreement are hereby directed to surrender possession of the Purchased Assets to the Purchasers upon the Closing of the Sale.
- 24. 25. The Purchasers shall have no liability or responsibility for any liability or other obligation of the Selling Debtor Entities arising under or related to the Purchased Assets other than for the Assumed Liabilities and the Permitted Liens. Without limiting the generality of the foregoing, and except as otherwise specifically provided herein and in the Agreement, the Purchasers shall not be liable for any claims against the Selling Debtor Entities or any of their predecessors or affiliates, and the Purchasers shall have no successor or vicarious liability of any kind or character whether known or unknown as of the Closing of the Sale, whether now existing
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or hereafter arising, or whether fixed or contingent, with respect to the Catalyst Business or any obligations of the Selling Debtor Entities arising prior to the Closing of the Sale, except as expressly provided in the Agreement, including, but not limited to, liabilities on account of any taxes arising, accruing, or payable under, out of, in connection with, or in any way relating to the operation of the Catalyst Business prior to the Closing of the Sale.

Debtor Entities or the Purchased Assets held by the Selling Debtor Entities of any kind or nature whatsoever shall be, and hereby are, forever barred, estopped, and permanently enjoined from asserting, prosecuting, or otherwise pursuing such Interests and/or Claims of any kind or nature whatsoever against the Purchasers, their property, their successors and assigns, or the Purchased Assets with respect to any Interest or Claim of any kind or nature whatsoever which such person or entity had, has, or may have against or in the Selling Debtor Entities, their estates, their officers, their directors, their shareholders, or the Purchased Assets held by the Selling Debtor Entities.

Following the Closing of the Sale, no holder of an Interest in or Claim against the Selling Debtor Entities shall interfere with the Purchasers' title to or use and enjoyment of the Purchased Assets based on or related to such Interest or Claim or any actions that the Selling Debtor Entities may take in their chapter 11 cases.

26. 27. The transactions contemplated by the Agreement are undertaken by the Purchasers in good faith, as that term is used in section 363(m) of the Bankruptcy Code, and accordingly, the reversal or modification on appeal of the authorization provided herein to consummate the sale of the Purchased Assets shall not affect the validity of the Sale to the Purchasers, unless such authorization is duly stayed pending such appeal. The Purchasers are

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purchasers in good faith of the Purchased Assets, and are entitled to all of the protections afforded by section 363(m) of the Bankruptcy Code.

- 27. 28. The consideration provided by the Purchasers for the Purchased Assets under the Agreement is fair and reasonable and the Sale may not be avoided under section 363(n) of the Bankruptcy Code.
- 28. 29. The Selling Debtor Entities, including, but not limited to, their officers, employees, and agents, are hereby authorized to execute such documents and do such acts as are necessary or desirable to carry out the transactions contemplated by the terms and conditions of the Agreement and this Sale Approval Order. The Selling Debtor Entities shall be, and they hereby are, authorized to take all such actions as may be necessary to effectuate the terms of this Sale Approval Order.
- 29. 30. The Selling Debtor Entities are authorized to continue and complete the retention bonus program for the twelve affected employees at the Tulsa facility, as described in the Motion; <u>provided</u> that such employees is are still employed by the Selling Debtor Entities as of the closing date of the Sale. Any affected employee who resigns prior to the closing of the Sale willshall not be entitled to the foregoing retention bonus.
- 30. 31. Delphi Automotive Systems (Holding) Inc. is authorized, but not directed, to satisfy, retire, or forgive, as necessary, the outstanding liabilities of Delphi Catalyst South Africa (Proprietary) Limited as required by the Agreement.
- 31. 32. The transfer of certain of the Catalyst Business' intellectual property by Delphi Automotive Systems, LLC and Delphi Technologies, Inc. to ASEC Manufacturing General

¹⁹ DeltaView comparison of pcdocs://chisr02a/619378/18 and pcdocs://chisr02a/619378/22. Performed on 8/15/2007.

Partnership (or another Selling Debtor Entity) or its designee by quit-claim deed or otherwise in consideration for fair value is hereby approved.

- Order shall be binding in all respects upon, and shall inure to the benefit of, the Selling Debtor Entities, their estates, and their creditors, the Purchasers, and their respective affiliates, successors, and assigns, and any affected third parties, including, but not limited to, all persons asserting an Interest and/or Claim against or in the Purchased Assets to be sold to the Purchasers pursuant to the Agreement, notwithstanding any subsequent appointment of any trustee, party, entity, or other fiduciary under any section of any chapter of the Bankruptcy Code, as to which trustee, party, entity, or other fiduciary such terms and provisions likewise shall be binding.
- 33. 34. The Selling Debtor Entities shall not propose or seek confirmation of a plan of reorganization that is inconsistent with or derogate from the terms of the Agreement.
- 34. 35. Notwithstanding anything contained herein to the contrary, the term "Purchased Assets" as defined herein does not include property that is not property of the Selling Debtor Entities' estates (except to the extent that certain Purchased Assets are property of the Sellers other than the Selling Debtor Entities), such as funds that are trust funds under any applicable state lien laws.
- 36. To the extent permitted by section 525 of the Bankruptcy Code, no governmental unit may revoke or suspend any permit or license relating to the operation of the Purchased Assets sold, transferred, or conveyed to the Purchasers on account of the filing or pendency of these chapter 11 cases or the consummation of the Sale.

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- 36. 37. The failure specifically to include or to reference any particular provision of the Agreement in this Sale Approval Order shall not diminish or impair the effectiveness of such provision, it being the intent of the Court that the Agreement be authorized and approved in its entirety.
- 37. 38. The Agreement and any related agreements, documents, or other instruments may be modified, amended, or supplemented by the parties thereto in accordance with the terms thereof without further order of the Court, <u>provided</u> that any such modification, amendment, or supplement does not have a material adverse effect on the Selling Debtor Entities' estates.
- 39. The provisions of this Sale Approval Order are nonseverable and mutually dependent.
- <u>38.</u> 40. Nothing in this Sale Approval Order shall alter or amend the Agreement and the obligations of the Sellers and the Purchasers thereunder.
- 39. 41. This Court retains exclusive jurisdiction to interpret, construe, enforce, and implement the terms and provisions of this Sale Approval Order, the Agreement, all amendments thereto, any waivers and consents thereunder, and of each of the agreements executed in connection therewith in all respects, including, but not limited to, retaining jurisdiction to (a) compel delivery of the Purchased Assets to the Purchasers, (b) compel delivery of the purchase price or performance of other obligations owed to the Selling Debtor Entities pursuant to the Agreement, (c) resolve any disputes arising under or related to the Agreement, except as otherwise provided therein, (d) interpret, implement, and enforce the provisions of this Sale Approval Order, (e) protect the Purchasers against any Interests and/or Claims against or in the Selling Debtor
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Entities or the Purchased Assets, of any kind or nature whatsoever, attaching to the proceeds of the Sale, and (f) determine all disputes among the Selling Debtor Entities, the Purchasers, and any non-Debtor parties to any Assigned Contracts concerning, <u>inter alia</u>, the Selling Debtor Entities' assumption and/or assignment of any Assigned Contract to the Purchaser under the Agreement.

- 40. 42. The Purchase Price will The purchase price shall be and hereby is allocated between the Selling Debtor Entities and the non-Debtor Sellers as set forth on the schedule filed and served by the Debtors on June [•], 2007. Schedule 2. To the extent that indemnification obligations arise under the Agreement on account of the liability of a non-Debtor Seller, such indemnity will shall be paid from the proceeds of the Sale allocated to such non-Debtor Seller.
- 41. The CSI Final Bid is hereby approved as the Alternate Bid (as defined by the Bidding Procedures Order).
- because of the failure of a condition precedent beyond the control of either the Sellers or the

 Purchasers or a breach or failure to perform on the part of the Purchasers, then the Alternate Bid

 shall be deemed to be the Successful Bid (as defined in the Bidding Procedures Order); the

 Alternate Bidder shall have all of the rights, protections, and status as if it were the "Purchaser," as

 defined in this Order, including, without limitation, the status of a purchaser in good faith within

 the meaning of 11 U.S.C. § 363(m); and the Selling Debtor Entities shall be authorized, but not

 directed, to effectuate a sale of the Catalyst Business to the Alternate Bidder subject to the terms of

 the Alternate Bid without further order of this Court.

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43. The requirement under Rule 9013-1(b) of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of New York for the service and filing of a separate memorandum of law is deemed satisfied by the Motion.

Dated: New York, New York

[August __], 2007

UNITED STATES BANKRUPTCY JUDGE

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Schedule 1

| Counterparty | Agreement(s) | <u>Cure</u>
Amount |
|--|---|--|
| Corning, Inc. | Purchase Order Nos. 50186, 50187, 50188, and 50189 | \$2,126,226.63 |
| First American Capital | Purchase Order Nos. 12999, 12834, 15588, and M29398 | \$0.00 |
| Mgmt. | | |
| Heraeus Chemicals Sa | Contract between Heraeus Chemicals and Delphi Automotive Systems | <u>\$0.00</u> |
| <u>Pty</u> | LLC ("DAS LLC"), dated July 24, 2004 | |
| Heraeus Metal | Purchase Order No. 50112 | <u>\$306,172.40</u> |
| Processing, Inc. / | | |
| Heraeus Precious Metals | | |
| Management LLC Impala Platinum | Procious Motole Symply Assessment dated November 2004, between | \$0.00 |
| Limited ("Impala") | Precious Metals Supply Agreement, dated November 2004, between Impala and DAS LLC and Precious Metals Supply Agreement, dated | <u>\$0.00</u> |
| <u>Emmed (impaia)</u> | December 2000, between Impala and DAS LLC | |
| Johnson Mathey, Inc. / | Bailment Agreement, dated October 29, 2004, between DAS LLC and | \$0.00 |
| Johnson Mathey Alfa | Johnson Mathey, Inc. | <u>\$\pi\cdot\cdot\cdot\cdot\cdot\cdot\cdot\cdot</u> |
| Aesar / Johnson Mathey | | |
| PLC | | |
| MDIS Inc. | Agreement #2427 between ASEC and MDIS – CHESS, dated September | <u>\$0.00</u> |
| | <u>29, 1995</u> | |
| NGK Automotive | Purchase Order No. 50028 | <u>\$2,914,235.42</u> |
| <u>Ceramics USA Inc.</u> | | # 0.00 |
| Prime Systems | Software License Agreement, dated, September 16, 1996, between | <u>\$0.00</u> |
| Incorporated ("Prime") | ASEC and Prime Latter Agreement dated October 22, 2002, between Delphi and Schin | ¢10.592.25 |
| Sabin Metal Corporation ("Sabin") | Letter Agreement, dated October 23, 2002, between Delphi and Sabin | <u>\$10,583.35</u> |
| Shanin LLC | Purchase Order No. 19545 | \$0.00 |
| University of New | UNM Industrial Sponsored Research Agreement between Delphi and the | \$0.00 |
| Mexico ("UNM") | Regents of UNM, dated March 1, 2005 | <u> </u> |
| WC Heraeus GmbH & | Bailment Agreement, dated July 1, 2003, between DAS LLC and W.C. | \$0.00 |
| Co. KG | Heraeus GmbH & Co. KG | |
| All American Fire | Purchase Order No. M411384 | <u>\$0.00</u> |
| Systems, Inc. | | |
| AlliedSignal, Inc. | Sales Transfer Agreement among AlliedSignal, GM, Exhaust Systems of GM, AlliedSignal Environmental Catalysts Inc., AlliedSignal | <u>\$0.00</u> |
| | Automotive de Mexico S.A. de C.V. and Financiere AlliedSignal SA, | |
| | dated November 4, 1994 and Manufacturing Transfer Agreement among | |
| | AlliedSignal, GM, Exhaust Systems of GM, AlliedSignal Environmental | |
| | Catalysts Inc., AlliedSignal Automotive de Mexico S.A. de C.V. and | |
| | Financiere AlliedSignal SA, dated November 4, 1994 | |
| Applied Controls | Confidentiality Agreement, dated June 30, 2002, between Delphi | <u>\$0.00</u> |
| <u>Corporation</u> | Automotive Systems and Applied Controls Corp. | |
| Bruker Axis Inc. | Purchase Order No. 22388 | <u>\$0.00</u> |
| BSI Inspectorate | Purchase Order No. 21046 | <u>\$0.00</u> |
| Precious Metals | Dl O. l N. 21002 | \$0.00 |
| <u>Cleintele</u>
<u>Contrarian Funds LLC,</u> | Purchase Order No. 18316 | \$0.00
\$11,532.14 |
| as assignee of Aramark | ruichase Order No. 18310 | <u>\$11,332.14</u> |
| Uniform & Career | | |
| Apparel Inc. | | |
| Corning, Inc. | Delphi Automotive Systems Long Term Contract between Corning, Inc. | \$0.00 |
| | and DAS LLC through its Energy & Chassis Division, dated May 1, | |
| | 2005, Addendum to Delphi Automotive Systems Long Term Contract | |
| | between Corning, Inc. and DAS LLC through its Energy & Chassis | |

| Counterparty | <u>Agreement(s)</u> | <u>Cure</u>
Amount | |
|--|---|-----------------------|--|
| | Division, dated May 1, 2005 | | |
| David Matthews | Purchase Order No. 22257 and Delphi Automotive Systems | <u>\$0.00</u> | |
| Construction Company | Confidentiality Agreement with Joe Mayfield Construction Company, | | |
| | Inc., dated June 3, 2002 | | |
| Dell Financial Services | Purchase Order No. 22748 | <u>\$0.00</u> | |
| General Motors Corp. | Purchase and Sale Agreement among GM, Exhaust Systems | <u>\$0.00</u> | |
| | Corporation, Environmental Catalysts, LLC, AlliedSignal Environmental Catalysts, Inc. and AlliedSignal, Inc., dated June 22, 1998 | | |
| GM Corporation | Consignment Agreement for Platinum Group Metal between GMC and | \$0.00 | |
| Powertrain | ASEC owned by Exhaust Systems Inc. and Environmental Catalyst, | <u>\$0.00</u> | |
| <u>r owertram</u> | LLC, dated December 20, 2000; First Amendment to Consignment | | |
| | Agreement for Platinum Group Metals, dated March 24, 2001 | | |
| Harley Financial | Purchase Order No. 19516 | \$0.00 | |
| Services | | | |
| Hasler Leasing/GE | Purchase Order No. 19218 | \$0.00 | |
| Capital Corp. | | | |
| Heritage Crystal Clean | Purchase Order No. M41277 | <u>\$0.00</u> | |
| Holly Equipment Sales | Purchase Order No. 21226 | <u>\$0.00</u> | |
| <u>Jet Specialty</u> | Delphi Automotive Systems Confidentiality Agreement with Jet | <u>\$0.00</u> | |
| | Specialty, dated May 22, 2002 | | |
| Kelly Temporary | Purchase Order No. 19938 | <u>\$0.00</u> | |
| <u>Services</u> | D 1 0 1 N M41402 | Φ0.00 | |
| Kunz Janitorial | Purchase Order No. M41402 | \$0.00 | |
| <u>Lester Associates</u>
<u>Midland Recycling</u> | Purchase Order No. 19513 Purchase Order No. 15982 | \$0.00
\$0.00 | |
| Mitsubishi Motors Corp. | General Agreement For Purchase Of Catalyst between Automotive | \$0.00 | |
| wittsdoisii wotors corp. | Products Division, UOP Inc. and Mitsubishi Motors Corp., dated July 12, | <u>\$\psi 0.00</u> | |
| | 1982, along with Amendments thereto, dated January 6, 1988 and | | |
| | October 21, 1994 | | |
| Nanostellar, Inc. | Proprietary Information Agreement between Nanostellar, Inc. and | <u>\$0.00</u> | |
| | Delphi Corporation (along with its affiliates ASEC Manufacturing | | |
| | General Partnership) dated January 5, 2006 | | |
| Perkin Elmer LLC | Purchase Order No. 19863 | <u>\$0.00</u> | |
| Premier Manufacturing | Purchase Order No. M41284 | <u>\$0.00</u> | |
| Support Svc. | | #0.00 | |
| Sebring Systems | Purchase Order No. 22420 | <u>\$0.00</u> | |
| Technical, Inc. | Describera Onder No. 22/25 | ¢0.00 | |
| Securenet Inc. Securitas Companies | Purchase Order No. 22625 Purchase Order No. 22017 | \$0.00
\$0.00 | |
| Siemens Water | Purchase Order No. 22017 Purchase Order Nos. 19270, 19278, and 19279 | \$0.00
\$0.00 | |
| Technology Corp. | <u>1 dichase Order Nos. 19270, 19276, and 19279</u> | <u>\$0.00</u> | |
| Southern Material | Purchase Order No. 17846 | \$0.00 | |
| Handling Co. | Turinuse Order 110: 170 10 | <u>\$0.00</u> | |
| Starsource Management | Purchase Order No. 18316 | \$0.00 | |
| Services | | | |
| Starcycle Inc. | Purchase Order NO. 20638 | <u>\$0.00</u> | |
| T Mobile Wireless | Account No. 313-858-725 | <u>\$0.00</u> | |
| <u>Tro-Pro Consulting</u> | Purchase Order No. 22127 | <u>\$0.00</u> | |
| U.S. Cellular | Account No. 940-304-883 | \$0.00 | |
| <u>Varroc Engineering Pvt.</u> | Side Letter Agreement between Varroc Engineering Pvt. Ltd.; Varroc | <u>\$0.00</u> | |
| <u>Ltd.</u> | Exhaust Systems Pvt. Ltd; Delphi Automotive Systems Pvt. Ltd., Delphi | | |
| | Automotive Systems LLC; Delphi Technologies, Inc. dated May 12, | | |
| | 2005; First Amendment dated July 15, 2006 to the Side Letter Agreement | | |
| | concerning production of catalysts from Delphi to Varroc Engineering | | |

Delta View comparison of pcdocs://chisr02a/619378/18 and pcdocs://chisr02a/619378/22. Performed on 8/15/2007.

| Counterparty | Agreement(s) | <u>Cure</u> |
|-------------------------|---|---------------|
| | | <u>Amount</u> |
| | Pvt. Ltd. and Varroc Exhaust Systems Pvt. Ltd. | |
| Verde Vista Resources | Purchase Order No. M41417 | <u>\$0.00</u> |
| <u>Inc.</u> | | |
| Vinson Process Controls | Delphi Automotive Systems Confidentiality Agreement with Vinson | <u>\$0.00</u> |
| | Process Controls dated October 29, 2002 | |

³ DeltaView comparison of pcdocs://chisr02a/619378/18 and pcdocs://chisr02a/619378/22. Performed on 8/15/2007.

Schedule 2

SCHEDULE 4.8.1 TO AGREEMENT ALLOCATION OF PRELIMINARY PURCHASE PRICE

The Preliminary Purchase Price shall be allocated as follows

| | | Purchase Price Allocation \$ USD MM |
|-----------|--|--------------------------------------|
| <u>1.</u> | AS Catalizadores Ambientales, S.A. de C.V. Sale of
Assets | <u>3.7</u> |
| <u>2.</u> | Shares of Delphi Catalysts South Africa (Proprietary) Ltd. Sale of Shares | <u>6.0</u> |
| <u>3.</u> | Shanghai Delphi Emission Control Systems Company,
Ltd. (China) Sale of Assets | <u>12.0</u> |
| <u>4.</u> | Delphi Diesel Systems France SAS Sale of Assets | <u>19.3</u> |
| <u>5.</u> | Delphi Automotive Systems Australia Ltd. Sale of Assets | <u>0.2</u> |
| <u>6.</u> | All Acquired Assets of Filing Affiliates other than under item 2 above | <u>33.4</u> |
| <u>7.</u> | Delphi Automotive Systems Pvt. Ltd. Maharashtra, India Sale of Assets | <u>0.4</u> |
| | <u>Total</u> | <u>75.0</u> |

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SKADDEN, ARAS, SLATE. MEAGHER & FLOM

August 9, 2007

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SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

Four Times Square

New York, New York 10036 Kayalyn A. Marafioti, Esq. Thomas J. Matz, Esq.

Dear Sirs.

We are writing this letter to you on behalf of Tosoh Corporation in relation to Delphi Corporation's Notice of Assumption and/or Assignment of Executory Contract or Unexpired Lease to Qualified Bidder in Connection to The Sale of Catalyst Business (The "Notice") dated August 1, 2007.

We inform on behalf of our client Tosoh Corporation that Tosoh would reserve the right to say positive or negative to the Notice at least 2 weeks from the date of this letter, for the following reasons:

> the Notice was just received by our client a couple of days ago at a. the time (and still is) when most of the personnel including management take leave for Obon (traditional period for remembrance of ancestry in Japan) and is not fully possible to communicate with the persons in charge;

> we have questions before we could determine our position such b. as .while Confidential Agreement is listed in Exhibit to the Notice, there is no mention of the Memorandum of Understanding dated September 25, 2006 (attached hereto) between Delphi Corporation as the buyer and Tosoh Corporation as the seller. Does this mean that the Memorandum of Understanding is out of scope of the Notice or is it simply an oversight? Does this mean that the Delphi Corporations subsidiary in France, Shanghai and South Africa are no longer subsidiaries of Delphi Corporation? Does this mean that the Memorandum of Understanding continues with the subsidiaries mentioned therein without being affected by the Notice?

BAKER & MCKENZIE

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If it is necessary to express opposition to the Notice in order to reserve the right to say positive or negative to the Notice, this letter should be understood to be an official expression of our opposition to the Notice until we withdraw the same. Given such situation of our client, we appreciate it if you could respond to this letter at your earliest convenience.

Very truly yours

Fumio Koma Shinichiro Abe

Memorandum of Understanding

Date September 25, 2006, 2005

Delphi Corporation, ("Buyer") and Tosoh Corporation ("Seller") have been negotiating terms of transaction of the Materials (as listed below) which is planned to be renewed as of January 1st, 2006 between the parties. Therefore, the parties hereby prepare this Memorandum of Understanding which lists the mutual understanding of the parties.

1. MATERIALS

Materials to be sold by Seller and to be purchased by Buyer are as follows:

Beta Zeolite - Delphi Part 1525 - Tosoh HSZ940NHA

2. DURATION

The term of the transaction will commence on January 1, 2007 and terminate on December 31, 2008.

3. SPECIFICATIONS

Per previously agreed and established specifications subject to revision only by mutual agreement of both Buyer and Seller.

4. QUANTITY

For shipment to Buyer's facilities, the parties' estimated annual purchasing and selling quantity of Materials are as forecasted as follows for 2007. For subsequent years Buyer has to provide forecast of demand in Q4 of the prior year,

| | Total | Region | | | |
|----------------|-----------|-----------|----------|---------------|-----------------|
| Product | | France | China | United States | South
Africa |
| 1525/HSZ940NHA | 26,000 kg | 20,000 kg | 4,000 kg | 2,000 kg | TBD |

TBD - To Be Determined

5. PRICING:

1525 - 940NHA (Wet Basis) \$24.74/kg 1525 - 940NHA (Dry Basis) \$29.85/kg

Pricing is firm thru December 31, 2008 as long as JPY/USD exchange rate stays above 115. If exchange rate falls below 115 for more than 60 days then pricing will be renegotiated.

6. DELIVERY, PAYMENT and OTHER TERMS

Each order of the Materials and payment thereof will be made between the parties' subsidiaries in each region as follows:

Delphi France/Tosoh Europe B.V.

Delphi Shanghai/Tosoh (Shanghai) Co., Ltd.

Delphi U.S. (ASEC Manufacturing)/Tosoh USA, Inc.

Other locations can be added as mutually agreed by Buyer and Seller.

Detailed contracts/agreements on delivery, payment and other terms to be negotiated and agreed on a regional basis between the parties listed above.

Buyer

Delphi Corporation

Seller

Tosoh Corporation

Ву

Name

Ву

Name: S. Suzuki

Title:

General Manger Zeolites and Ceramics

Specialty Materials Division